Exhibit 6A

Objectors' Designations From August 30, 2013 Deposition of Kevyn Orr

Designation: 10:24 Q. Mr. Orr, good morning. 25 A. Good morning. Designation: If I ask a question that isn't clear, will you ask me 11:13 14 to rephrase it? 15 Α. 16 Q. And if I ask a question and you answer it, I'm going to assume that you understood it; is that fair? 17 18 A. Yes. 19 Q. Mr. Orr, in the course of negotiating and executing the forbearance agreement, did you receive legal 20 21 advice? A. Yes. The forbearance and the optional payment 22 23 agreement? 24 Q. That's right. 25 A. And we'll refer to that as forbearance agreement going 12: 1 Q. I was going to call it that because it's shorter, if 2 3 that's okay. A. Sure. That's fine. 4 5 Q. But you're right. That's what I mean. A. Yes. Yes, I did receive legal advice. 6 Q. And did you receive legal advice from the City's law department on the subject? 8 I don't recall. I don't think so. 9 10 Q. Did you receive legal advice from Jones Day on the 11 subject? 12 A. Yes, among others. 13 Q. And I take it that you relied on the legal advice you received in making the decision to execute the 14 15 forbearance agreement? 16 A. Legal advice and business advice from our consultants, yes. 17 Q. Who were the others that you obtained legal advice 18 19 from? 20 A. May have obtained legal advice from our local counsel. 21 Q. Ah, yes. 22 And in fact I said I don't recall if I obtained any 23 legal advice from the corporation counsel's office. just don't recall, so I'm not going to speculate. 25 Q. Three possible. You know you got legal advice from 13: 1 Jones Day. A. Absolutely. 3 Q. You may have or did from local counsel. Α. 5 And you can't recall whether you did from the City's law department.

Q. Are you waiving the attorney-client privilege in

connection with the motion to assume the forbearance

7

A. Yes.

```
10
            agreement?
  11
                       MR. SHUMAKER: Objection, could call for
  12
            the revelation of attorney-client communication.
  13
                       You can answer the question, but yes or no.
  14 A. No.
  15 BY MR. HACKNEY:
      Q. If I ask you questions regarding the legal advice
  17
            rendered to you in connection with the forbearance
  18
            agreement's negotiation or execution, you will refuse
  19
            to answer those questions on the grounds of the
            attorney-client privilege; is that correct?
  21
                       MR. SHUMAKER: If you're asking what the
  22
            advice is, certainly. The communications between
            counsel and what he was -- what he was advised on,
  23
            certainly.
  24
  25
                       THE WITNESS: Right.
14: 1 BY MR. HACKNEY:
      Q. Okay. That's correct?
           Yes. That is correct.
   3
            So if I ask you what your view is on the likelihood
   4
   5
            that the City's Swap and validity arguments will
            prevail, you will assert the attorney-client
   6
   7
            privilege; is that correct?
   8
            Yes, more than likely.
   9
            If I ask you your view on the likelihood that the
            pledge of the gaming revenues under the Michigan
  10
            Gaming Act is an invalid pledge, you'll assert the
  11
  12
            attorney-client privilege, correct?
            Yes, more than likely.
  13
      Α.
            If I ask you questions regarding the likelihood that
  14
            the City would prevail on a claim or defense against
  15
            the Swap counterparties, you'll assert the
  17
            attorney-client privilege, correct?
            Yes, more than likely.
  18
  19
            And I guess I gotta clarify. When you say more than
  20
            likely, I mean are you asserting the privilege with
  21
            respect to those types of questions? I'm trying to
  22
            save having to --
  23 A.
            Sure.
  24
                       MR. SHUMAKER: Let me state for the record
  25
            you can ask questions as to whether those -- those
15: 1
            factors were considered by Mr. Orr, but obviously if
            you're going to ask what he was -- what he was advised
   3
            by counsel, then I'm going to instruct him not to
   5
            When I say more than likely, that's -- that's exactly
   6
            the distinction that I'm trying to make. Did I have
   7
            discussions with my counsel? Yes. Did those
   8
            discussions take into consideration some of those
   9
            factors? Yes. Am I going to tell you what those
  10
            discussions were and what, if any, conclusions were
            made? No.
  12 BY MR. HACKNEY:
  13 Q. Okay. Fair enough.
                       On July 15, 2013, the City entered into
  14
            what we're going to call the forbearance agreement
```

- with the Swap counterparties and the service 16
- 17 corporations; is that correct?
- 18 A. Yes.

Designation:

- 15:25 Q. Well, let me -- let me ask it a different way, which 16: 1 is isn't it true that Mr. Buckfire was the lead negotiator for the City on the business terms of what
 - became the forbearance agreement? 3
 - 4 A. Yes.
 - Q. And Mr. Buckfire has testified that the negotiations
 - in earnest regarding what became the forbearance
 - 7 agreement were conducted between June 4th and
 - June 11th of 2013? 8
 - I don't recall those specific dates, but I think 9
 - that's the right time frame. Let me -- let me try to 10
 - 11 be as clear as I can so we can move on. We began
 - 12 talking, discussing ways with my advisors, without
 - 13 discussing what we discussed, to provide the City with
 - liquidity almost immediately upon my appointment. The 14
 - 15 negotiations that you're referring to I believe did
 - occur within that time frame. 16

Designation:

- And as he was the lead negotiator, he's probably the 16:23 Q.
 - guy who would know, right? 24
 - 25 A. Sure, absolutely.

Designation:

- 18:14 0. If Mr. Buckfire testified there was an agreement in 15 principle by June 11th of 2013, does that sound
 - 16 correct to you?
 - 17 A. Yes, the second -- yes. Yes, it does.

Designation:

- 20:11 Q. Would you agree that, notwithstanding your involvement
 - 12 in these calls with the Swap counterparties, it's
 - 13 still fair to characterize Mr. Buckfire --
 - 14 A. Yes.
 - 15 Q. -- as the lead negotiator for the City?
 - Yes.

- 20:17 Q. Using Mr. Buckfire's recollection of June 4th as kind
 - 18 of the kickoff of these negotiations which you don't
 - 19 have a basis to --
 - 20 A. No.
 - 21 Q. -- contradict --
 - 22 A. Not at all.
 - 23 Q. -- I'd like to kind of level set where you were at
 - 24 going in to June 4th. Okay?

25 Your assumption prior to June 4th was that 21: 1 the Swap counterparties could unilaterally -unilaterally terminate the Swap, correct? A. Well, my understanding was the City -- there were a series of events which put the City in default. The 5 consent agreement prior to my appointment, the consent 6 7 agreement, the declaration of a financial emergency, 8 my appointment was an event of default. My 9 understanding was that due to those multiple events of 10 default, the counterparties had the ability to exercise their rights and deprive the City of much 12 needed casino revenue. 14 Q. We'll get to the casino revenue in a moment which is something that's trapped under $\operatorname{--}$ potentially trapped 15 16 under the collateral agreement, right? 17 A. Right. 18 Q. I want to talk about the Swap agreement which can lead to a large termination payment --20 A. Yes. 21 Q. -- that the service corporations might owe. Q. And you understand the distinction between those two 23 documents --24 25 A. Yes. 22: 1 Q. -- right? 2 A. Um-hm. 3 And your assumptions prior to the June 4th meeting were that as a result of these events of default under the Swap that occurred, some of them, prior to your 5 appointment --6 7 A. Yes. -- that the Swap counterparties could unilaterally 9 terminate the Swap and demand a sizable payment from 10 the service corporations, correct? 12 A. Yeah, my assumption was, my understanding was that, 13 yes, they could terminate and demand a sizable 14 payment, whether from the service corporations or 15 eventually from the City. It would hit our bottom line, yes. 18 Q. That's right because it ripples --19 A. 20 -- through the service corporations to the City by the 21 service agreements, right? 22 A. Yeah. 24 A. If that is in fact the process, yes. 23: 1 Now, another one of your assumptions prior to June 4 2 was that the Swap counterparties could also unilaterally trap cash under the collateral agreement, 3 right? 4 7 A. My understanding was that the Swap counterparties 8 could instruct the custodian to exercise their rights 9 to trap cash. 11 Q. And that was one of the rights that they had as you were going into the negotiations with them, correct? 12 15 A. My understanding -- yes. My understanding was that they had that right.

- That's why you were negotiating with them, right? 18 Q. 19 My -- we were negotiating with them to make sure that 20 the City had access to the revenue that it needed 21 quite badly and that the City would not suffer the imposition of a fairly significant termination 23 payment. 24 Q. Now, another one of your assumptions prior to June 4 was that no other party could stop the Swap 24: 1 counterparties from either terminating the Swaps or 2 trapping cash, correct? 4 A. Yeah, my assumption was -- or, rather, my understanding was that the Swap counterparties had
 - certain rights and that they had the ability to exercise those rights and remedies. Whether another party could, quote-unquote, stop them could depend on a number of different factors.

Designation:

- Okay. Now, I want to also get a level set on your 25:10 Q. 11 objectives going into the negotiations, and I 12 understand that when I say you, I mean the City, 13 Mr. Buckfire, there are multiple parts --14 A. My -- my team --
 - 15 Q. That's right.
 - 16 A. -- consultants.

- 26: 8 Q. Now, I'd like to ask about your objectives as you go 9 into the negotiation. Okay?
 - 10 A. Um-hm.
 - 11 Q. You understand that when you go into a negotiation it's important to have an understanding of both the
 - 13 financial realities that your party is -- is facing as
 - well as the legal realities that your party's facing, correct?
 - 16 A. Yes.
 - 17 Q. That informs the negotiation, right?
 - 18 A. In making an informed decision, I would say you want 19 to have an understanding of those factors.
 - 20 Q. And you also want to understand what your counterparty 21 in the negotiation needs and wants are as well as 22 their potential legal rights, right?
 - 23 A. What your counterparty negotiations perceived needs and rights are. 24
 - Q. That's right. That's right. 25
- 27: 1 Now, I'm going to ask about the City's objectives in entering into the negotiations. Okay? 2 3 Objective one of the City was to get the counterparties to waive their cash trap at least on an interim basis to allow the City access to casino revenues, correct?
 - 7 A. I don't know if I would characterize it as objective one. It wasn't as if we were trying to prioritize one objective over the other. It was an objective to make

- sure that the cash did not get trapped.
- 11 Q. Okay. So that was one of the objectives.
- 12 A. Yes.
- 13 Q. A second objective was that you wanted to modify the
- Swap to get a discount on the termination amount,
- 15 correct?
- 16 A. Yes. That was certainly an objective, yes.
- 17 Q. Okay.
- 21 Q. And the third was that you wanted to obtain an option
- about when you could direct the termination of the 22
- Swap, correct? 23
- 28: 1 A. Here again, I understand your characterization. I'm
 - going to say that that -- that is a fair
 - characterization without trying to quantify as one 3
 - objective is more important than the others, and let
 - me explain my answer.

Designation:

- 28:25 Q. And I don't mean to order them, but -- so I won't
- focus on it. I just gave you them in an --29: 1
 - 2 A. Sure.
 - 3 Q. -- order.
 - 4 A. Right.
 - Q. But those were three objectives of your negotiations,

 - 7 A. I think it's fair to say that.
 - Q. And you achieved those three objectives in the
 - 9 forbearance agreement, correct?
 - 10 A. We believe so.

Designation:

- 32: 7 Q. So did Mr. Buckfire have authorization to make a
 - 8 formal proposal in the first meeting?
 - 9 A. Yes.
 - 10 Q. And to your knowledge did he make one?
 - 11 A. I believe so.
 - 12 Q. What was the proposal?
 - 13 A. I don't remember what the exact number was, but I
 - believe the concepts were consistent throughout.

- Q. And do you remember whether they countered? 33: 5
 - I don't remember specifically. I believe they may 6
 - 7 have.
 - Q. Okay. Do you know the terms of their counter?
 - 9 A. Generally in the same concept I said. If you're
 - 10 looking for a number, for instance, we said 50 percent
 - and they came back with 98. I don't recall those
 - specifics. 12
 - 13 Q. So you can't give me the bid and the ask --
 - 14 A.
 - 15 $\,$ Q. -- on what the Swap would be modified as far as the
 - termination? 16

17 A. Yes, that's correct.

Designation:

- Did the City enter into a nondisclosure agreement in 33:21
 - 22 connection with these negotiations?
 - 23 A. Yes, I believe so.
 - 24 Q. With the Swap counterparties?
 - 25 A. Yes.

Designation:

- 35:18 Is it fair to say that if I ask you for the specific 19 ebb and flow of the negotiations between the Swap
 - 20 counterparties in terms of the precise business
 - 21 deal --
 - 22 A. Right.
 - 23 Q. -- you would have to defer to Mr. Buckfire's
 - recollection because he was more intimately involved? 24
 - 25 A. That's fair. Because Ken was -- Ken would have the
- 36: 1 direct meetings and then call me back. We'd go back
 - 2 and forth, and I didn't keep notes and I didn't keep a calendar, so --
- Designation:
- 36:20 Mr. Orr, I want to clear something up. Maybe I've
 - 21 been saying it the wrong way. I've been using the
 - 22 term "marching orders" with the respect to the way
 - 23 that you and Mr. Buckfire operated.
 - 24 A. Right.
- 25 Q. And is a better way to say it that you authorized
- 37: 1 Mr. Buckfire to negotiate the best possible deal he
 - could with the Swap counterparties and that's what he 3 did?
 - 4 That's a fair characterization, sure. Α.
 - 5 And at some point did he come out of a meeting and
 - say, Mr. Orr, this is the best deal that I'm able to
 - get out of these Swap counterparties and it's my
 - 8 advice that we take it?
 - 9 A. Yes.
 - 10 And was that on or about June 11th, 2013, which is the
 - 11 date he recalls the agreement in principle being
 - 12 reached?
 - 13 A. Yes.

- 37:16 0. And what was the agreement in principle that was
 - reached as you understood it? 17
 - The agreement was essentially that in exchange for a 18 A.
 - reduced optional termination payment -- we'll just 19
 - 20 call it the payment under the forbearance agreement --
 - the Swap counterparties would agree not to trap the 21
 - 22 cash, they would agree to release their liens, and
 - 23 also release their claims, I believe, against your
 - 24 client, Syncora, and we would have access to that cash

25		going forward provided we made the discounted payment
38: 1		at some point in the future. I believe at that point
2		it was in the next 60, 90 days.
3	Q.	Isn't the wasn't the agreement in principle that
4		you'd have an option to direct the termination of the
5		Swap?

Designation:

38: 8	A.	Yeah.	I]	believe	the	way	it	works	is	we	${\tt would}$	have	an
9		option	to	request	the	e coi	ınte	erparti	Les	exe	ercise	their	ר
10		rights	at	a disco	unte	ed le	eve:	l.					

38:12	Q.	And I'm not asking about the forbearance agreement.
13		I'm asking about the agreement in principle.

- A. Yeah, I think those were the general confines of the 14 agreement in principle. 15
- Okay. Now, you did not invite anyone else to the 16 17 negotiations with the Swap counterparties; isn't that 18 correct?
- 19 A. I did not invite anyone else. I don't know if Ken invited anyone else or anyone else on my behalf 21 invited anyone else.
- 22 Q. And you did not direct anyone such as Mr. Buckfire or 23 others to invite any other parties into the negotiation, correct? 24
- 25 A. Correct.
- 39: 1 Q. And you did not invite Syncora to participate in these negotiations, correct?
 - A. Correct. 3
 - Q. And you did not inform Syncora of the existence of 4 5 these negotiations, correct?
 - 6 The reason I'm hesitating is at some point clearly 7 Syncora became aware, so I don't know how they were 8 informed, but I did not do it, correct.
 - 9 Q. You didn't do it.
 - 10 A. Correct.
 - Q. And you did not invite FGIC to attend these 11 12 negotiations, correct?
 - 13 A. I believe that's correct.
 - 14 Q. And you didn't direct anyone acting on your behalf to 15 invite FGIC, correct?
 - 16 A. Correct.
 - Q. Nor did you inform FGIC of the existence of these 17
 - 18 negotiations, correct?
 - 19 Me personally, no. Α.
 - Q. You didn't invite U.S. Bank as trustee to the funding 20 21 trust or as custodian or contract administrator to
 - 22 attend any negotiations, correct?
 - 23 A. Me personally, no.
 - 24 Q. And you didn't direct anyone else acting on your 25 behalf to do so, correct?

Designation:

40: 1 A. Correct.

Designation: 40:24 Q. At any time prior to June 11th, did the Swap counterparties send a notice of a default under the 41: 1 Swap? 2

- A. I don't recall, but I don't think so. Q. At any time prior to June 11th, did the Swap
- counterparties designate an early termination date?
- I don't recall, but I don't think so.
- Did they ever threaten to?
- They didn't threaten me.
- 8 Q. They never threatened you personally.
- 9 A. Right.
- 10 Q. Did they threaten other people who reported the threats to you?
- 12 A. Not that I know of.
- At any time during these negotiations, did the Swap 13 counterparties designate an optional early 14
- 15 termination?
- 16 A. Not that I know of.
- 17 Q. Did they ever threaten to do that?
- 18 A. Not me.
- 19 Q. And did they ever threaten anyone else who reported 20 the threat to you?
- 21 A. Not to my knowledge, no.
- 22 Q. At any time during these negotiations, did the Swap
- 23 counterparties contend that the City was in breach of
- the collateral agreement?
- 25 A. Which collateral agreement are you talking about?
- 42: 1 Q. The collateral agreement with respect to the casino revenues.
 - 3 A. The 2009 agreement?
 - Q. Yes. 4
 - 5 A. Okay. Not that I recall.
 - Q. In fact, the City was endeavoring to make the monthly 7 Swap payments into the holdback account throughout
 - 8 this period, correct?
 - 9 A. Yes. They were being paid in the ordinary course.
 - 10 And to the best of your knowledge, the City has
 - 11 complied with all of its obligations under the
 - 12 collateral agreement vis-à-vis the Swap
 - 13 counterparties.
 - 14 A. No.
 - 15 Q. That's not correct?
 - A. No, I mean I think we were -- as I said previously
 - 17 today, we were in default.
 - 18 Q. Of the collateral agreement?
 - 19 A. Right. You mean in terms of making the payments due
 - under the agreement?
 - Q. Well, the collateral agreement I know so -- the 21
 - 22 collateral agreement and the Swap are -- they are two
 - 23 different agreements --
 - 24 A. Yes.

-- that certainly relate to one another. Q. 43: 1 A. Right. Q. I'll say that. Q. I've talked about events of default under the Swap that could lead to the big termination payment. 6 Q. We talked about that earlier, right? 8 A. Right. 9 Q. I'm talking specifically now about whether there were 10 events of default under the collateral agreement. Had 11 you breached any of the provisions of the collateral 12 agreement? 15 A. Yeah. That's why I'm being a little -- a little careful here. There may be conduct under the Swaps 16 17 that could be conceivably a breach under collateral 18 agreement. I don't know what they are, so I'm being hesitant. But to get to your question, were we making 20 the payments due under the Swaps? Yes. 22 Q. What was -- what was the conduct under the Swap that 23 might be --A. 24 I'm not sure. 25 Q. As you sit here today, are you aware of any breaches 44: 1 of the collateral agreement by the City? None from my perspective, but there might be. What I don't want to do is sit here today and try to draw a conclusion as to what might be a breach of the 7 collateral agreement vis-a-vis the Swap agreement. I'm trying to answer your question that we were making the payments that were due. 9 11 Q. Yeah, I appreciate that. I mean, I guess your answer is there may be breaches of the collateral agreement, there may not be, you don't know. 13 14 A. I don't know, that's right. 15 Q. Now, this June 11th agreement in principle that we 16 were talking about earlier --17 A. Right. 18 Q. -- was there a term sheet? 19 A. No. To the best of my recollection, I did not see a term sheet at that time. 20 And just to be clear, do you know whether there was a 21 Q. 22 term sheet that you just didn't see? 23 A. Yeah. There might have been a term sheet that I didn't see. I think Ken and I and some of the other 24 25 attorneys at Jones Day, Corinne, David Heiman and 45: 1 others would have a -- I'm trying to relay to you a 2 sense that we'd have calls, but sometimes I don't 3 recall seeing a specific term sheet at that time. Designation:

45:18 Do you remember whether there was a term sheet? 19 A. There eventually was a term sheet. I just don't 20 remember whether or not it was on June 11th. 21 Q. That's fine. So do you think it went agreement in principle, non-binding term sheet, and then

- negotiation of definitive documents? 23
- 24 A. Yes.

Designation:

- 46: 6 And so at some point you did see a non-binding term 7 sheet that embodied the agreement in principle
 - 8 Mr. Buckfire had negotiated, correct?
 - Α. Yes. Oh, yes.

Designation:

- 46:18 And the term sheet was consistent with the agreement
 - in principle that we discussed earlier that 19
 - 20 Mr. Buckfire negotiated?
 - 21 A. Yes. It had obviously, as terms do, have more
 - 22 information, but it was consistent.
 - 23 Q. So between July 11 -- I'm sorry.
 - Between June 11th --
 - 25 A. Okay.
- -- and July 15th, which is the execution date of the 47: 1
 - forbearance agreement --
 - 3 A. Yes.
 - 4 -- you pivot from negotiating this agreement in
 - 5 principle that Mr. Buckfire has struck to now
 - 6 documenting it, correct?
 - 7 A.
 - 8 Now, Mr. Buckfire has testified that those -- that
 - 9 those negotiations proceeded without interruption from
 - 10 June 11th to Ju -- July 15th. Is that consistent with 11 your recollection?
 - 12 A. The negotiations continued. I think there were other
 - 13 events related to the agreement, some of them by your
 - client in that time frame, but yes, we continued 14
 - 15 negotiating.
 - Q. Okay. And there were no serious interruptions in 16
 - 17 those negotiations, correct?
 - 19 A. There was an agreement reached. I'm going to take
 - your time frame, June 11th. Ken and I had a
 - 21 discussion about the amount. It was somewhere south
 - of 25 percent. I believe in the same second week ${\tt I}$ 22
 - 23 said we can't do this deal for less than a 25 percent
 - 24 discount. I believe the negotiations broke down, then
 - 25 the next day they came back without changing the
- 48: 1 framework of the agreement, just the number changed,
 - the discount went up, and then I believe that -- yes,
 - 3 I believe negotiations continued continually
 - throughout that time.

- 48:17 Were there any serious interruptions in the negotiations between June 11 and July 15? 18
 - MR. SHUMAKER: Same objection. 19
 - You keep saying serious, and to the best of my 20 A.
 - 21 knowledge there were no material or significant
 - interruptions. I don't want to try to characterize 22

23	what serious means.	I think negotiations continued
24	unabated.	

Designation:

- 65:11 During the course of your negotiations back to the 12 agreement in principle of what became the forbearance 13 agreement, did you ever solicit the views of any of 14 the other monoline insurers, such as Ambac or Assured or National about what they thought the City should 15 16
 - 17 A. Not that I recall.
 - Did you ever solicit the views of any COP holders 18 19 about what they thought the City should do with 20 respect to the --
 - 21 A. I didn't solicit their views, no.
 - Q. Did you direct anyone acting on your behalf to solicit 22 the views of any of those parties?
 - 24 A. Not that I recall.
- 25 Q. Isn't it true that getting the forbearance agreement 66: 1 was a life or death issue for the City of Detroit?
- 2 Yes, getting the forbearance agreement was very 3 important to the City of Detroit.
 - 4 Q. Is it a life or death issue?
 - When you say life or death, you know, here again I'm
 - 7 trying to be responsive, but I want (sic) to
 - 8 characterize it. The City needs the casino revenue 9 badly. It was cash poor at that time. It would have
 - 10 facilitated without access, and it continues to be
 - 11 relatively cash poor without access. It could have
 - 12 facilitated a cash crisis. Life or death suggests to
 - 13 me it was critical and it might have been life or death, but what it does mean is that we could not have 14
 - 15 made the investment and cannot make the investment
 - 16 that is so crucial for the City.
 - 18 Q. In fact, isn't it your position that without access to
 - 19 the casino revenues that people in the City of Detroit 20 may die?
 - 21 A. Yes.

- 71: 3 Given the importance of this issue, I assume that you had made requests from the State of Michigan to 4 provide the City with liquidity prior to June 4th; 5
 - 6 isn't that correct?
 - 7 Sir, you can assume whatever you want. The reality is 8 under my contract I have an obligation to report and
 - 9 coordinate with the State. We had had discussions, I
 - believe, with the State about potential liquidity, and 10 we were told that that would be unavailable.
 - 12 Q. And you conveyed to the State the seriousness of the 13 City's situation, correct?
 - 14 A. I don't think I had to convey to the State the
 - 15 seriousness of the City's situation. I think the 16 State's well aware.

- So the State understood that getting liquidity was a 17
- 18 life or death issue for the City of Detroit, correct?
- 21 A. Whatever the State understood, what I'm trying to tell
- 22 you is I conveyed to them what our needs are.
- 24 Q. You conveyed the extreme seriousness of the situation 25 to the State, correct?
- 72: 1 A. As I said, I don't think I had to convey it to the
 - State. The State had just been through almost two
 - 3 years of determining a financial emergency existed.
 - 4 And the State did not provide the City with any
 - liquidity prior to June 4th, correct?
 - 6 A. No.
 - Q. I am correct that they didn't?
 A. You are correct, they did not 7
 - 10

- 72:25 And the City owns a fine art collection; isn't that 73: 1 correct?
 - 2 The City owns the Detroit Institute of Arts in its 3 collection.
 - 4 Q. And did you attempt to value the art collection with 5 an eye towards selling pieces of the art collection to relieve the City's life or death liquidity crisis?
 - 8 A. Prior to June 14th?
 - 10 Q. Prior to June 11th, which is the date of the agreement 11 in principle.
 - 12 A. No. We've entered into an agreement with Sotheby's to 13 begin that process now, not related to relieving the 14 liquidity crisis, just as a matter of prudence to determine the value of assets.
 - Your expectation is that the -- that the City's art 16 Q. collection is very valuable; isn't that correct? 17
 - 18 I've been told that, yes.
 - 19 Isn't it possible it may be worth billions of dollars?
 - 20 That would be speculation. I've been told it is 21 valuable.
 - 22 Q. Could it be worth hundreds of millions of dollars?
 - 23 A. That would be speculation. I've been told that it's 24 valuable.
- 25 Okay. So as of June 4th, you didn't know whether or 74: 1 not the City might have billions of dollars of art 2 sitting in its art institute; is that your testimony?
 - 3 A. No. My testimony is that I understand it as valuable.
 - The exact value of it is to be determined.
 - 5 And you made no effort to sell any of that art prior 6 to engaging in the negotiations with the Swap
 - 7 counterparties, correct?
 - 8 A. No. That's true.
 - 9 What about federal aid? Did you attempt -- did you attempt to obtain federal aid prior to the June 4 10
 - commencement of negotiations with the Swap 11
 - 12 counterparties?
 - 13 A. I don't know if it was prior to or around that time.
 - 14 It may have been. We may have sought federal aid
 - 15 prior to that.

- And you conveyed the seriousness of the situation to 16
- 17 whomever you spoke to at the federal government?
- 18 A. Yes, I believe the federal government was aware of the 19 seriousness of the situation.
- 20 Q. And the federal government was also unwilling to
- provide aid to the City of Detroit; is that your 21 22 testimony?
- 23 Α. Yes, direct aid.
- Q. Let me ask you some questions about the service 24 25
- corporations. The service corporations are two 75: 1 entities that have long names that I'll only say to 2 you if you want -- really want me to.
 - We'll stipulate I know what you mean by the service 3 corporations.
 - 5 Q. And there are two of them?
 - A. There are two.
 - 7 O. Okay.
 - A. Police and Fire General Services.
 - 9 There you go. So you already know them and you said
 - the names. So the two service corporations are 10
 - 11 parties to the forbearance agreement, correct?
 - 12 Α. Yes.
 - 13 Q. And Mr. Buckfire testified yesterday, I'll represent
 - 14 to you, that his understanding is that you directed
 - the service corporations to execute the forbearance
 - agreement and they did so; is that correct? 16
 - 17 A. No.
 - 18 Okay. Were there arms' length negotiations with the 19 service corporations?
 - 20 A. To the best of my knowledge, there was.
 - 21 Q. And who led those?
 - I'm not quite sure. I know that -- in response to
 - 23 your question, I did not direct a service corporation.
 - 2.4 They were organized by the City. And they are managed
 - by City employees, but I had no direct -- I gave no
- 76: 1 direct instruction to either of the service 2 corporations.
 - 3 Okay. So my question was about negotiations with the service corporations.
 - A. 5 Right.
 - Who conducted the arms' length negotiations with the 7 service corporations on behalf of the City?
 - 8 A. I'm not sure.
 - 9 Q. Well, you know it wasn't you?
 - 10 A. Yes, it wasn't me.
 - 11 Q. And did you ever direct Mr. Buckfire to engage in
 - 12 direct negotiations with the service corporations?
 - 13 No. I directed Mr. Buckfire to do whatever needed to
 - get done to get the agreement in principle resolved
 - 15 and signed. That's what I did, but I did -- said
 - 16 nothing specific. Just to be responsive to your
 - 17 question, said oh, go talk to the service
 - corporations, there was nothing that specific.
 - So to the extent there was a negotiation that needed 19
 - 20 to be had, it was his job to go have it?
 - 21 A. It was his or someone else on my -- on my

- 22 reorganization team's job, yeah, sure.
- Q. Well, did you direct anyone else on your team to go 23
- negotiate with the service corporations? 24
- 25 A. No. Once we reached an agreement in principle, I directed my team to more or less go forth and get it 77: 1 documented and get it done.
 - 3 And the service corporations are legally separate from 4 the City, correct?
 - 5 A. Yes, they are.
 - Q. Your powers as emergency financial manager do not 7 extend to the service corporations, correct?
 - 8 A. I haven't examined that question, so I can't answer 9 you yes or no.
 - 10 Q. Can you direct their actions under PA 436?
 - 11 A. I'm not sure.
 - 12 Q. Do you have any firsthand knowledge that the service 13 corporations engaged in arms' length negotiations with the Swap counterparties?
 - 15 A.
 - 16 Q. If they had, do you think that's something you would have likely heard about? 17
 - 20 A. I may have. As emergency manager, there are a number of things that occur, as you might imagine, on a daily 21 22 basis that I may or may not hear of. I might have.
 - 24 Q. As you sit here today, though, can you recall hearing that there were ongoing negotiations between the 25
- 78: 1 service corporations and the Swap counterparties? A.

Designation:

- 78:13 Q. I was just asking whether -- you understand that the 14 service corporations have service contracts with the 15 City?
 - 16 A. Yes.
 - 17 Q. And you understand that the City has hedge-related
 - 18 payments that it has to make to the service
 - 19 corporations --
 - 20 A. Yes.
 - 21 Q. -- that they then can use to make to the Swap
 - 22 counterparties under the Swap?
 - 23 A. Yes.

- 79: 2 Do you understand that the collateral agreement
 - 3 secures the City's obligation to the service
 - corporations and the service corporations' obligation
 - 5 to the Swap counterparties?
 - A. That's the legal conclusion. It might. That's -- I'm
 - 7 going to stay away from relaying my understanding
 - because, frankly, I haven't -- I'm going to be
 - careful, frankly. It might. 9
 - 10 Q. Okay. You don't know as you sit here today?
 - 11 A. I have an impression of something along those lines,
 - 12 yes.

- Q. And what is it?
- 14 A. That it does -- it may well secure it. It's just that
- 15 it's a legal conclusion that I don't want to make.

Designation:

- 80: 1 Q. Now, if the City's able to perform under the
 - 2 forbearance agreement and exercises the option, the
 - 3 effect of this is that the hedge will be terminated,
 - 4 correct?

Designation:

- 80: 7 A. I believe there will no longer be a need for the
 - 8 hedge, yes.

Designation:

- 80:10 Q. And the collateral agreement will also be terminated
 - in that event, correct? 11
 - 12 A. If we -- if the City performs?
 - 13 Q. Right.
 - 14 A. Yes.
 - 15 Q. And that will free up the casino revenues to be used
 - by the City, correct?
 - 17 A. Yes.
 - 18 Q. Okay. How does that benefit the service corporations?
 - I don't know if it does or doesn't. I know it 19
 - benefits the City. 20
 - 21 Q. Can you think of a way that it benefits the service
 - 22 corporations as you sit here today?
 - 23 A. No. That would be speculation.
 - 24 Q. And you understand that the service corporations
 - 25 depend on the City to make the payments of their

Designation:

- 81: 1 various obligations both under the COPs and the Swap?
 - 2 A. I believe that's true.
 - Q. They don't have any independent sources of income? 3
 - A. To the best of my knowledge, they do not.
 - Q. And your view today is that the City of Detroit is 5
 - insolvent, correct?
 - 7 A. Yes, yes.
 - 8 Q. And fair to assume that by extension the service
 - corporations are also insolvent, too?

Designation:

81:12 A. I don't know if that's true or not.

- Now, isn't it true that the composition of the service 81:14 Q.
 - corporations' boards of directors includes three City 15
 - 16 officers and at least one City Council member?

- 17 Yes. I think I said before there are City employees
- 18 and City representatives on the boards.
- 19 Q. And in fact the person who signed the forbearance
- agreement on behalf of the service corporations was 20
- the president of both service corporations, correct?
- 22 A. Yes, I believe so.
- 23 And her name is Cheryl Johnson, right?
- 25 Q. And she is also the City's finance director, correct?
- 82: 1 A. Yes.
 - Q. Okay. Portia Roberson --
 - 3 A. Um-hm.
 - Q. -- i A. Yes. -- is the City's corporation counsel, right?
 - 5
 - Q. And she's also on the board of both service
 - corporations, correct? 7
 - 8 A. To the best of my knowledge, that's true.
 - 9 Q. Do you know who made the decision at the service
 - 10 corporations to enter into the forbearance agreement?
 - 11 A. I do not.
 - Did you have any conversations with either Ms. Johnson
 - or Ms. Roberson about the service corporations 13
 - entering into the forbearance agreement? 14
 - 15 A. No.
 - 16 Q. Isn't it true that the policy of the City is to
 - 17 indemnify the service corporation directors for
 - actions they take in their capacity as City employees? 18
 - 19 A. I don't know that.
 - Q. You don't know if that's the policy of the City? 20
 - 21 A. I do not. I know the City has an indemnification
 - 22 policy. I don't know if it applies to the service 23 corporations.
 - Q. Okay, but does it apply to the City employees?
 - 25 A. It applies to City employees acting within their
- 83: 1 course and scope of their employment as employees of 2 the City.
 - 3 Okay. So as you sit here today, you can't say that
 - that indemnification policy would extend to City
 - employee actions taken in their capacity as service
 - 6 corporations --
 - 7 A. Correct.

Designation:

- 83:13 Q. As emergency financial manager, you control the salary
 - 14 of all City employees; isn't that correct?
 - 15 A. As emergency manager.
 - 16 Q. As emergency manager, right.
 - 17 A. Right.

- 84: 3 Q. Okay. And you have the power to reduce those City
 - employee salaries to zero if you choose, correct? 4
 - I think I do, yes.
 - And you have done that on at least one prior occasion,
 - I believe, correct?

Yes, I did do that. Α.

```
Designation:
 85: 8
             Okay. But if I ask you to express the City's view on
    9
             the legal merits of the insurers' contention that they
    10
             have the right to consent, you'll decline to answer
   11
             those questions because it tends to reveal the
   12
             attorney-client privilege.
   13
                        MR. SHUMAKER: That's right and also calls
             for a legal conclusion, yes.
                        MR. HACKNEY: But you'll -- I want to save
   15
   16
             a big string of questions, so if I want to ask him
   17
             what are the pros and cons of the argument, who's
             likely to win, how will it all come out --
   18
   19 BY MR. HACKNEY:
   20 Q.
             You won't answer those questions on the grounds of
             the -- because it would tend to reveal attorney-client
   22
             advice, correct?
                        MR. SHUMAKER: Well, I don't want to
   23
             prevent you from asking any questions and I don't --
             but if he has an understanding independent of advice
 86: 1
             he's given -- but clearly to the extent it's going to
             reveal attorney-client communication, I will tell him
    3
             not to answer.
                        MR. HACKNEY: Okay. I'll ask him that.
       BY MR. HACKNEY:
             Does the City concur in the insurers' view?
    7
                        MR. SHUMAKER: Objection, calls for a legal
    8
             conclusion and could ask for attorney-client
    9
             communications.
   10
                        MR. HACKNEY: Are you instructing him not
   11
             to answer?
   12
                        MR. SHUMAKER: To the extent that the
             question goes to that, yes.
   13
   14
             Maybe I can help out in this line of questioning.
   15
             Any -- I have not acted as an attorney on this job for
             the aforementioned reasons, so any opinion that I
   17
             would express on behalf of the City in this regard
   18
             would be solely as a result of communications with
   19
             counsel and discussions.
   20
       BY MR. HACKNEY:
   21
             That was my expectation. So if I ask you if the City
   22
             concurred, that's going to get into what your lawyer
   23
             thinks.
             That's exactly right.
   2.4
             So you -- you will assert the privilege.
   25
 87: 1
             I will assert the privilege.
             And if I ask you what are the arguments for and
    3
             against this point, you'll assert the privilege.
             I will assert the privilege, but I am aware there are
             a number of objections that have been filed in the
             case that have addressed those issues and none of them
    7
             have caused me any surprise.
        Q.
             If I said that the City -- if I asked you what the
             City's view is on -- well, let me take a step back.
```

10 Do you agree that the insurers can block an 11 early termination of the Swap, that this would be 12 important to assessing whether the City was in danger 13 of owing a termination payment? MR. SHUMAKER: Objection, calls for a legal 15 conclusion. 16 Yes, same thing. I'd only have a response to that 17 based upon discussions I've had with counsel. 18 BY MR. HACKNEY: 19 Q. Do you agree that the insurers can block a termination, that it would make sense to negotiate 21 with the insurers to determine whether you can secure their agreement not to consent to any termination? 22 MR. SHUMAKER: Same objection. 24 Same response. It would only be based upon discussions I've had with counsel. 88: 1 BY MR. HACKNEY: Q. Are you aware that the insurers contend that they have the right to control all actions that may be taken by 4 the Swap counterparties in connection with the -- with 5 6 the Swaps? A. 7 I am aware of that, yes. 8 When did you first develop that awareness? During some course of the correspondence that occurred 9 10 during this time frame that we previously discussed 11 12 Q. And have you taken steps to evaluate whether the City 13 concurs with the insurers' construction of the 14 operative documents on this point? 15 A. Have we taken steps? Yes. 16 Q. Yeah. And what is the City's position? 17 MR. SHUMAKER: Objection, calls for the 18 provision of attorney-client communications, and I will instruct him not to answer. 19 20 BY MR. HACKNEY: 21 Q. Yeah, I'm just going -- I'm making a record here. Okay? I don't want to have -- I tried to --23 A. I'm with you. I'm with you. 24 Q. And if I ask you what the arguments are on both sides 25 of this point, you'll also refuse to answer on the 89: 1 grounds of the privilege. Here again, there are objections in the case that make 3 some of those arguments, but I will not specifically 4 answer. Q. Because of the privilege. 6 A. Because of the attorney-client privilege and it calls 7 for a legal conclusion. Q. And if I ask you who had the better side of the 8 9 argument, you would say the same thing? 10 A. Same thing. 11 MR. SHUMAKER: Same objection, same instruction. I would say the same thing. I would say the same 14 thing. 15 BY MR. HACKNEY: 16 Q. Do you agree that the insurers can control all actions

```
17
            of the Swap counterparties in connection with the
  18
            Swaps, that this would be important in terms of
  19
            assessing whether the City should negotiate with the
  20
            insurers?
                       You can answer to the extent you have an
  23
  24
            understanding.
  25
            It's also a little speculative because it's a
90: 1
            hypothetical. If then is usually a hypothetical, so I
            would -- for the same reasons as we discussed before,
   2
   3
            I would say that to the extent it calls for a legal
            conclusion, I'll refuse to answer.
                       I would say as a rational person, if you
            were put in a corner, then you might want to consider
   7
            your alternatives, including negotiations.
   9
            With the insurers?
      Q.
            With whoever, yes, whoever's --
  10 A.
            I mean it's just a simple point. We have five minutes
  11
            left. I'm going to milk them.
  13 A.
            Okay.
  14 Q.
            But it's a simple point, which is if the insurers can
            potentially direct, like a marionette, the actions of
  15
            the Swap counterparties, and I understand --
  16
  17
      A. Right.
            -- that you're not agreeing with that --
  18
      Q.
  19
      A. Right.
            -- okay, but if they can --
  20
      Q.
  21
            Um-hm.
       Α.
  22
            -- they're a potential party that you can go negotiate
            with to play off against the Swap counterparties,
  23
  24
91: 2 A.
            Yeah, here again, I mean if that happened, possibly,
            but that's a speculative question, so I'm going stay
            away from it.
   4
            It is speculation, but it's logical --
    6
   7
            As I said in my answer, a rational person would make
   8
            that --
   9
      Q.
            Yeah.
  10
            If you were put in a corner, you'd have to find some
  11
            way out, and negotiation might be one of those
  12
            sources, but to the extent your question is also
            speculation, I'm going to defer from answering.
  13
            Do you agree that the insurers are entitled to control
  15
            all of the actions of the Swap counterparties; it
  16
            raises the risk that the deal negotiated in the
  17
            forbearance agreement may be for naught?
            Yeah, here again, maybe not.
  22
            Those are things you haven't -- you haven't considered
            prior to today, fair statement?
  23
            That's a fair statement.
       Α.
  25
      Q. Okay. Have you ever heard the phrase "play both ends
92: 1
            against the middle"?
   2
      A. Oh, have I ever heard the phrase?
       Q. Yes.
   3
      Α.
            You're a bankruptcy lawyer, right?
            Yes.
```

- You were, I should say. Q.
- I was.
- 9 And that's one of the time-honored tricks of
- bankruptcy negotiation, right, is to play parties off 10
- against one another to try and get the best deal? 11
- 12 I'm not going to call it a trick.
- 13 Tools.
- 14 Tools, tactics. You know, there -- lawyer, as a
- 15 negotiator, getting a yes, discussing a number of different alternatives. 16
- 17 Q. And one of them is playing off both ends against the 18 middle?
- 19 A. Could be. People do that all -- outside of legal 20 issues, they do that in negotiation.
- 21 Q. Isn't it true that prior to July 17 the City never engaged in substantive negotiations with Syncora? 22
- 23 A. I don't know if that's true. You said July 17th?
- 24 Q. Yeah. That's the date of the execution of the 25 forbearance agreement.
- 93: 1 A. Right. I don't know if that's true. I believe there were discussions that may have been, but you characterize it as substantive negotiations, so I 3 don't know if that's true. 4
 - Q. You certainly didn't participate in any substantive 5 negotiations with Syncora, correct?
 - A. Well, I -- you know, you say negotiations. I know 7 there were a series of letters going back and forth 8
 - and I know that there was a letter -- I just don't 9 10 recall when I sent it -- to Mr. LeBlanc that said if
 - 11 you want to have serious negotiations, then let's have
 - 12 a discussion, but let's stop sending these letters back and forth.
 - 14 Q. But isn't it your position that there were no serious negotiations with Syncora because Syncora would not 15
 - 16 make a proposal? 17 A. I believe in one of those letters I expressed that
 - 18 concern, yes.
 - 19 Q. And to your knowledge Syncora never made a proposal to the City of Detroit prior to July 17th, correct?
 - 21 A. Yeah, I believe there was a discussion -- well, there 22 was discussion about an exchange of NDAs, and Syncora
 - 23 said they wanted to make a proposal, but they first
 - 24 wanted to see the proposal from the Swap
 - 25 counterparties, and I believe in one of my letters to
- 94: 1 Mr. LeBlanc, I said well, the parties need to sign a
 - NDA, and my understanding was Syncora declined to do 3 that.

- 94:17 0. Mr. Orr, I kind of want to cut through this with Syncora. I understand that there were letters back
 - 19 and forth between you and Syncora.
 - 20 A. Yes.
 - 21 Q. But I just want to make clear for the record that
 - there were not substantive negotiations of the type

23 that you engaged in with the Swap counterparties with 24 Syncora about an alternative proposal to the 25 forbearance agreement prior to its execution on 95: 1 July 17th, correct? I believe -- July 17th? 3 (Nods head). 4 I believe that's true. As I said, I think there was 5 some discussion about a potential offer from Syncora, but I believe that got caught up in the NDA issue and 6 7 that went away, so yes, I believe that's true. And your recollection in the NDA issue is that the 9 City wanted an NDA, but Syncora wouldn't sign it? My recollection -- no. My recollection was the City 10 needed an NDA because we were asking all parties --11 12 nondisclosure agreement, we were asking all parties to 13 sign them. There was some discussion -- I put in a 14 letter, I seem to recall, that Syncora sign one, but I don't want to speculate or mischaracterize. There were some discussion about a NDA before Syncora would 16 show us their proposal and something about they wanted 17 18 to see the Swap counterparties' proposal before signing an NDA first or something along those lines. 19 20 Q. You're not aware of any situation where the City 21 refused to sign an NDA with Syncora, correct? 22 A. No, not that I'm aware of. 23 Q. In fact, it was the City that wanted an NDA with 24 Syncora? 25 Α. Yes. I believe that's true. 96: 1 And it's also true that you did not engage in substantive negotiations with FGIC about an alternative to the forbearance agreement prior to 3 July 17th, correct? 5 Yeah, with regard to the issue of substantive, I'll --I'll, you know, caution that I'm not -- I'm not 6 7 necessarily characterizing, but to the best of my 8 knowledge, that's a fair characterization. 9 You didn't make a proposal about an alternative to 10 FIGC and FIGC didn't make one to you. 11 A. Yes, to the best of my knowledge, that's true. 12 Q. And that's also true with respect to Syncora, correct? 13 A. Yes, that's true.

- 97:23 Okay. It's true, isn't it, that as of the date of the 24 execution of the forbearance agreement, your office 25 had received multiple calls from Claude LeBlanc at 98: 1 Syncora, correct? 2 I'm not aware of that. There may have been multiple calls, but I'm not aware -- I received no calls. 3 Okay. So you don't -- I take it your secretary --4 Q. 5 My office may have. Yeah, my secretary may have, but

 - 7 Q. So you don't know whether he called you or not?
 - 8 If you're representing to me that he did, I have no 9 reason to believe that that's untrue.
 - Okay. And I take it you have never called personally

Mr. LeBlanc --11 12 A. No. 13 Q. -- isn't that correct? 14 A. No, I don't think so. 15 Q. So you didn't return those calls if they were made? 16 A. No. Q. I just want -- I guess I -- the City has entered into 17 18 numerous nondisclosure agreements --19 A. Right. 20 Q. -- in these cases, correct? 21 A. Yes. 22 Q. I mean has it entered into hundreds? A. I don't know. I don't -- I don't operate the data 23 room or any others, but I suspect there's certainly 24 25 99: 1 Q. We can say that there are lots. 2 A. There are lots. O. Okay. 3 A. Okay. 4 Q. And there's no reason you can think of today that the 5 6 City wouldn't enter into one with Syncora. A. 7 8 Q. Were you aware that Syncora wanted a nondisclosure 9 agreement so that it could make a proposal that would 10 be an alternative to the Swap counterparties? 11 A. As I said, I believe I have a letter that discusses the NDA issue, but it was caught up in something 12 related to Syncora -- as I understood it, Syncora 13 wanting to see the Swap counterparty proposal first 14 15 prior to entering an NDA. 16 Q. Did you ever hear that Syncora had gotten over that 17 issue and was now willing to just make a proposal to the City? 18 19 A. No. 20 Q. So no one ever told you that? 21 A. No, I don't recall ever hearing that. 22 Q. Okay. Would that have been significant to you if you

Designation:

23

heard that?

= 00.ga	• • • • •	
100: 1	A.	Yeah. Here again, it depends upon what point in time,
2		if we were already bound by the definitive term sheet
3		and then or the agreement, I believe the
4		forbearance agreement has an obligation we cooperate
5		with Swap counterparties, so it wouldn't have mat
6		no, it would not have mattered at that time, so it
7		depends on when that would have occurred.

100:15	Q.	Isn't it true that the City's decision to enter into
16		the forbearance agreement was made by you, in your
17		role as emergency manager?
18	A.	Yes, after consultation with my with my employees,
19		staff and consultants, yes.

- And when did you make that decision?
- 21 A. To enter into the actual agreement?
- 22 Q. Yes.
- 23 A. The day I signed it.
- 24 Q. July 15th, 2013?
- 25 A. I believe so, yes.

Designation:

- 102: 7 Q. Any legal memoranda from Jones Day that you considered in making this decision?
 - 9 A. Yes, probably.
 - 10 Q. Okay. Written legal memoranda that you reviewed?
 - Yeah, including e-mails. Yeah. 11
 - 12 Q. Now, did you take time to familiarize -- to
 - 13 familiarize yourself with any of the legal documents 14 relating to the COPs Swap structure in connection with
 - your decision to execute the forbearance agreement?
 - 16 A. I relied -- I may have seen them, but I relied upon
 - consultation with my counsel and investment bankers. 17
 - 18 The documents I'm referring to are -- can we agree
 - 19 they're relatively complicated legal documents?
 - 20 A. Yeah, I'd say they're not simple documents. It's not
 - 21 a -- you know, an auto purchase contract, yeah.
 - 22 Q. Right. So can I fairly characterize that -- that you
 - may have looked at the documents, but you didn't 23
 - 24 attempt to master -- master them in terms of their
- 25 legal ins and outs? 103: 1 A. Yeah. That's a --

Designation:

103: 3 A. That's a fair characterization. As I said, I'm trying 4 to stay away from acting as an attorney in this job.

Designation:

- 103: 8 Q. So you relied on your advisors to explain to you how 9 the COP Swap agreements worked?
 - 10 A. Yes.
 - 11 Q. And you also relied on them to explain to you how the
 - 12 COP Swap agreements worked in conjunction with the
 - 13 forbearance agreement that you were about to execute?

Designation:

103:15 A. Yes.

- 103:17 Q. So what is the relationship between the forbearance
 - 18 agreement and the COPs Swap structure?
 - agreement and the COPs Swap structure?

 A. Well, my understanding is that the forbearance
 - 20 agreement is related to the Swaps structure, but that
 - 21 the COPs structure is unrelated.

- 22 Q. Okay. So the forbearance agreement is part of the 23 same subject matter as the collateral agreement and 24 the Swaps agreement, but not the COPs part of the 25 structure?
- 104: 1 A. That's my understanding.
 - 2 Q. Okay. In your legal career, have you come across the concept of the idea that two different contracts can 3
 - be part of one integrated transaction?
 - 5 A. Sure. Yes.
 - 6 Q. You're familiar with that as an idea?
 - 7 A. Oh, yeah, sure.
 - 8 Q. Okay. What do you understand that to mean?

Designation:

104:10 A. There are a number of ways that two different documents were -- may refer to the other, as simple as 11 attachments, exhibits, the master -- the master 13 14 15 service agreement on a loan, for instance. There are a number of ways that one document can relate to another as explicitly expressed and intended.

Designation:

- 104:23 Q. You understand the idea that two different contracts can form part of one larger agreement?
- 25 A. Oh, sure. Yeah.
 105: 1 Q. Is the forbearance agreement part of an integrated transaction with the amended Swap agreements? 2

Designation:

105: 5 A. Yeah, I'm going to stay away from characterizing it as an integrated transaction. That may have legal 6 consequence. I know they are related.

Designation:

- 106:23 Q. So I guess are you saying that you can't reveal 24 attorney-client 25 you just don't 1 107: 1 legal question? attorney-client communications or are you saying that you just don't know the answer to this particular
- 2 A. I'm saying I can't reveal attorney-client
 - 3 communications, and based upon the characterization, I
 - have formed no independent decision outside of
 - discussions with my attorney as to whether or not
 - they're integrated.

- 107:24 Q. Isn't it -- I'd like to shift and ask you a question about the service agreements between the City and the service corporations.

 - 2 A. Okay. 3 Q. Isn't it true that the City is in default of its obligations under the service agreements because it

missed the --June 14th payment? Α. Q. That's right. 7 A. We're in default. Q. Okay. And isn't it also true that the City is not 9 proposing to cure those defaults in connection with 10 11 the assumption of the forbearance agreement? 12 A. I believe that's true. 13 And you would agree that the City is not going to Q. 14 provide assurances that it will perform with the service agreements in the future, correct, as part of the assumption motion? 16 17 A. I'm going to be careful here because we're -- we're 18 trying to have discussions about what we're going to 19 do with regard to the proposal, so I don't want to say 20 now something that may or may not occur in the future, 21 but there is no present intent -- in response to your question, no present intent to do that. 23 Q. You certainly haven't represented that you will as part of the assumption motion? 24 25 Α. Yes. We talked about this earlier. I don't want to reask 109: 1 Q. the question, but I want to tie it up in connection 2 3 with the assumption motion, which is, there are also events of default existing under the Swaps. 5 6 Q. Those are the cause of all the problems, right? 7 The City is not proposing to cure those defaults in 8 connection with the assumption agreement, correct? 9 10 A. I'm going to be careful with the characterization of a cure because, as you know, and -- I have formed no 12 independent decision as to whether or not that nomenclature's true. What I will say is that pursuant 13 to the forbearance agreement we are attempting to 15 resolve any and all defaults that may have occurred 16 under the collateral agreement. 17 Q. Under -- and I was asking about the Swaps. 18 A. And the Swaps. 19 Q. And the Swaps. 20 So the forbearance agreement is an effort 21 to resolve any defaults that exist under the 22 collateral agreement and amended Swaps? 23 A. Yes. 24 Q. Okay. And in your view it does that? 25 A. Yes. 110: 1 Q. Okay. Α. Yes. 3 So I'll say it this way. In your assumption motion, 4 isn't it true the City doesn't promise to cure any 5 defaults under the collateral agreement or the Swap agreement; isn't it that correct? 7 Here again, and I'm not trying to be evasive. 8 just -- you know, there are concepts of cure in the bankruptcy code, for instance, with regard to the 9 10 assumptions of contracts so on and so forth, and I

want to make sure that I don't testify as to a legal 11 12 conclusion. So what I will say is we are trying -- by 13 the assumption agreement and forbearance agreement, we 14 are trying to resolve all defaults under those documents, both the collateral agreement and the 16 Swaps. Okay. And how does it achieve that resolution? 17 Q. 18 A. Well, the documents speaks for itself, but generally 19 speaking, it imposes obligations upon us to perform a 20 certain ways within certain time frames with regard to 21 the potential termination payment. It therefore gives us a discount for that payment. It releases the 22 23 casino revenue and imposes obligations, and this is my 24 language, upon the Swap counterparties not to trap 25 that revenue upon performance of certain obligations, 111: 1 2 in addition, obligates those parties to release liens and potential claims as a result of the transaction.

Designation:

- 114:21 Q. So let me go back. I guess my question is, like, do 22 you have a view on whether that big time cash trapping 23 is supposed to happen automatically under the 24 collateral agreement?
- 25 A. My understanding is that it does not happen 115: 1 automatically.
 - 2 Q. Okay. And is that based on conversations you've had with counsel? 3
 - A.
 - 5 Q. And if I ask you for the pros and cons of that 6 argument as to who's likely to win and how the City 7 came to its view, you would refuse to answer those questions on the basis of the attorney-client 9 privilege, correct?
 - 10 A. Yes, sir.

Designation:

- 116: 4 Q. The discount that you obtained through the 5 negotiations that Mr. Buckfire led --
 - 6 A. Right.
 - Q. -- is a discount to the so-called early termination of 7 the Swap.
 - 9 A. Yes.
 - 10 Q. Correct?
 - 11 A. Yes.
 - 12 Q. So if you just read the Swap agreement, it would -- it implies a termination value, correct? 13

Designation:

- 116:17 Q. It implies an early termination value?
 - 19 A. We'll use a nomenclature. It implies a value for
 - termination fee that I understand represents the loss
 - expectation of the counterparties. 21

116:23 Q. That's exactly right. 24 And the discount you negotiated in the 25 forbearance agreement is a discount to that amount in 117: 1 the Swap?

Designation:

117: 4 A. It is a discount to that, yes. It is a discount to 5 that expected amount.

Designation:

- 117: 7 Q. Yeah. It is a discount to what would otherwise be 8 owing under the Swap in the absence of the forbearance agreement if the Swap counterparties designated an 9 10 early termination.
 - 11 A. I believe that's correct.

Designation:

- 117:14 Q. Okay. Now, you know that there's a different concept 15 which is an optional early termination under the Swap, 16 correct?
 - 17 A. Um-hm.

Designation:

- 118: 2 Q. Under the Swap --
 - A. Right. 3
 - Q. -- there is a different type of termination that's called an optional early termination. Are you aware of that? 6
 - A. 7 I am aware of that.
 - Q. Okay. That's one where the insured -- the Swap 8
 - 9 counterparties contend that they can terminate the 10
 - Swap and walk away with no payment.
 - 11 A. Any understanding I would have about what the Swap
 - counterparties can do would be based upon 12 consultations with counsel, but suffice it to say I 13
 - 14 have heard of that concept.
 - 15 Q. Okay. So if I ask you about the pros and cons of that
 - argument and who would likely to win, you would assert 16
 - 17 the attorney-client privilege; is that correct?
 - 18 MR. SHUMAKER: We would.
 - 19 A. Yes.

- 118:21 Q. Okay. But I do want to say that you understand that
 - 22 the Swap counterparties are substantially in the money
 - 23 under prevailing interest rates, correct?
 - 24 A. There is a lot of money that the City's going to owe,
 - 25 yes.

Designation:

- 119: 9 Q. Yeah. So what I mean is if the Swap was terminated today --10 11 A. Right. 12 Q. -- it's the service corporations that would owe money to the Swap counterparties, not the Swap 13
 - 14 counterparties that would owe money to the service

15 corporations.

Designation:

119:19 A. Yeah.

Designation:

- 119:21 Q. That's what I mean by in the money.
 - 22 A. Yeah, I -- I think that's true.
 - 23 Q. Okay. I mean that's -- I'm not trying to be flip, but that is the reason that you negotiated the discount? 24
 - 25 A. That's the mechanism, yes. Yeah.
- 120: 1 Q. Okay. I want to make an obvious point, which is the
 - Swap counterparties have never come to the City and
 - 3 said hey, we're going to exercise that optional early
 - termination rights that has us walking away and being
 - paid nothing, correct?

Designation:

120: 8 A. To the best of my knowledge, I've never heard that.

- 120:13 Q. Let me -- if you had heard them threaten that, it
 - would have made Mr. Buckfire's negotiation a lot 14
 - 15 easier.
 - 16 A. I think it would have made the entire situation a lot
 - easier, but I've never heard that. 17
 - 18 Q. They've never offered to walk away without any
 - 19 payment.
 - 20 A. I've never heard them offer to walk away without a
 - 21 payment.
 - 22 Q. Okay. Too bad.
 - 23 A. I'm more than willing to accept that offer.
 - 24 Q. I was going to say we're all open, right?
 - 25 A. Right.
- 121: 1 Q. I want to go back to the forbearance agreement. We
 - were talking about the things that it does in terms of
 - 3 providing access to casino revenues, allowing for an
 - unwind of the Swap. These were my descriptions of 4
 - 5 it --
 - 6 A. Right.
 - 7 Q. -- candidly, from your motion --
 - A. 8 Right.
 - 9 -- but we were talking generally about these things.
 - 10 The valuable consideration that the City gets under

- the forbearance agreement are all things that it can 11 12 exercise without any consent from any other party, 13 correct?
- 17 A. That's my understanding of the way it works, yeah.
- 19 Q. Do you agree that the effect of the forbearance
- 20 agreement, if the option is exercised, is to modify
- 21 the amount of the termination payment owed under the
- 22 Swaps down to whatever percentage is applicable as of
- 23 that date?
- If you're talking about the forbearance agreement and 122: 2 A. the formula that's involved for the percentage change depending upon -- as linked to time, as well as the requirement that we get approval of the agreement at a
 - 6 certain time period, yes, that's true.
 - Okay. I mean the effect of the forbearance agreement 9 is that instead of owing what the City would owe under
 - 10 the Swap, which is the hundred percent of the
 - termination value, it now owes -- only owes the 12 discounted amount?
 - 13 A. Yes.
 - So the effect is that it modifies that provision in
 - the Swap in a way that's favorable for the City? 15 17 A. That's a fair characterization.
 - 20 Q. Now, the forbearance agreement, another part of it,
 - 21 that it allows the City to direct the Swap
 - counterparties to terminate the Swap, correct? 22
- 123: 4 A. Yeah, the --
 - 8 Yeah, the mechanism is such that it's not our
 - termination, that it's the parties -- it's the 9 10 counterparties' termination.
 - 12 Q. That's right. It's their termination right, but the City gets to direct them to exercise it.
 - 14 A. Correct.
 - Okay. Is that a right that the City currently 15 Q.
 - possesses under any of the other agreements to the
 - 17 best of your knowledge?
 - 18 A. To the best of my knowledge, no.
 - 19 Q. That's a right it obtained as a result of the
 - forbearance agreement, correct?
 - 21 A. Correct.
 - 22 Q. And the City's able to exercise that right to direct
 - 23 the actions of the Swap counterparties without the
 - 24 consent of any third party, correct?
 - 25 A. To the best of my knowledge, that's true.

- Okay. So -- but you -- you can't give me your 125:14
 - 15 understanding of how Syncora's alleged rights under
 - the contract administration agreement interact with 16
 - the City's alleged rights under the forbearance 17
 - agreement.
 - 19 A. I can't do that without implicating conversations I've
 - had with my counsel. 20
 - 21 Q. And just for the record, you won't?
 - 22 A. And I won't.

- Q. That's right. 23 24 A. And I won't, yes.
- Designation:
- 126:18 I want to go back to the subject of cash trapping 19 really quick because we had just moments ago talked
 - 20 about whether it worked automatically --21 A. Right.
 - 22 Q. -- or whether it worked upon notice.
 - 23 A. Right.
 - 24 Q. But prior to the forbearance agreement, it was your view that the Swap counterparties had the right to 25
- 127: 1 direct U.S. Bank to trap the casino revenues; isn't that correct?
 - A. I think if there were events of default, and here they 3
 - 5 Q. Yeah. That was a driver of the negotiation --
 - A. Yes. 6
 - 7 -- correct? Q.
 - 8 A. Certainly is, yes.
 - 9 Q. And your understanding is that as part of the
 - 10 forbearance agreement during the -- during the --
 - 11 during the forbearance period, the Swap counterparties
 - have temporarily relinquished that right to direct 12
 - cash trapping so long as the optional termination 13 period is pending. 14
 - 15 Yes, they are forebearing from exercising their right. Α.
 - 16 Okay. Now, you understand that cash passes through
 - 17 the general receipts subaccount on a monthly basis.
 - We talked about that earlier.
 - 19 A. Right.
 - 20 Q. It's trapped until a certain point and then the City
 - 21 makes the holdback account, and when they get --
 - become equal, there's a discharge of payment to the
 - 23 City from the general receipts subaccount, and then
 - 24 for the remainder of the month, the City gets access 25 to the casino revenues, correct?
- 128: 1 A. Yes. My understanding is about \$500,000 a day are
 - paid into those accounts and the mechanism is very 3 similar to what you said --
 - 4 Q. Okay.
 - 5 A. -- how it operates.
 - Can we agree that the way the forbearance agreement
 - 7 works is that certainly between July 17th and now and
 - 8 from now to whenever the forbearance, the option is
 - either exercised or expires, there's going to be cash 9
 - 10 that passes through this account, already passed
 - through the account, that goes to the City?
 - Yes. There should be. 12 A.
 - If the option expires without the City's exercise of 13
 - the option, isn't it true that under the forbearance
 - agreement, the City has no obligation to put that cash 15
 - back into the -- into the general receipts subaccount? 16
 - 19 A. I --
 - 21 Q. Just asking for your understanding of how the

22 agreement works. 23 Sure. And my understanding of how the agreement works, without having it in front of me and consulting 2.4 25 counsel, is the parties revert back to the status quo ante as where they were, and I do not recall that 129: 1 there's an obligation for remittor (sic) --3 Yeah. 4 -- of monies that were paid during the forbearance 5 period. Q. And the agreement does speak for itself. I'm just 7 asking for your understanding of the agreement. That's my understanding. 8 I have read the agreement, and my reading of 9 10 Section 1.2(c) of the agreement is that when the 11 option expires without being exercised, that it's just 12 as you said, everyone is restored to the status quo 13 ante, but the City doesn't have to put the money it received back in the -- in the interim back into the 15 account. 16 A. Right, which is status quo because we would have 17 received that money in any event. 18 Q. Okay. But what I just said is also your 19 understanding?

Designation:

130: 8

20 A. Yes.

A. Okay. 9 10 Q. I've marked it as Orr Exhibit 2. 11 A. Okay. MARKED FOR IDENTIFICATION: 12 DEPOSITION EXHIBIT 2 13 14 10:48 a.m. 15 A. Okay. 16 BY MR. HACKNEY: 17 Q. Do you have it in front of you? 19 Q. And is that, to the best of your knowledge, a true and 20 accurate copy of the forbearance agreement? 21 A. Yes, it appears to be. 22 Q. Now, if you look at the -- on page 2 of the second 23 full recital? 24 A. Uh-hm. 25 Q. You'll see that it says, "Whereas, pursuant to the 131: 1 terms of each Swap agreement, it is the view of the Swap counterparties that one or more events of default 3 and/or additional termination events has occurred, with the service corporations" -- "with the service 5 corporation as the defaulting party or sole affected party, and therefore each of SBS and UBS has the right 7 to designate an early termination date for the related Swap agreements." 9 Do you see that? 10 A. Yes, I do. 11 Q. I have a long set of questions here that I would like

Let me hand you this forbearance agreement.

- to collapse if I could, which is, this just says it's 12
- 13 the view of the Swap counterparties. The fact of the
- 14 matter is it's also the City's view that there are
- 15 termination events and events of default existing
- 16 under the Swap.
- 17 A. Yes, I think that's fair.
- 18 And that as a result of those termination and events
- 19 of default in the absence of this agreement, the Swap
- 20 counterparties would have the right to designate an
- 21 early termination date.
- 23 Q. If I asked you to catalog all of the termination
- 24 events and events of default under the Swap, would you
- 25 be able to do that?
- 132: 1 No, I wouldn't, not without a consulting client and a long compendium of events that occurred before I was appointed. 3
- Q. You do know some of them offhand.
 - 5 Sure, like the consent agreement, the declaration of
 - financial emergency, the appointment of the financial 6
 - 7 advisory board, the failure to make some of the --
 - there are a bunch of them, but I couldn't catalog them 8 all. 9
 - Yeah. Your appointment? 10 Q.
 - 11 A. My appointment. I'm an event of default.
 - 12 Q. You are -- you are an embodiment of default.
 - I'm an embodiment of default. 13
 - 14 So at some point we will have to cure you.
 - A. You will have to talk to my wife about that. 15
 - Okay. The -- okay. So that is helpful. I was going 16 Q.
 - 17 to go through some of these things, but it doesn't
 - sound like there's an actual dispute between the City
 - 19 and the Swap counterparties on this point, correct?
 - 20 A. No.

- 134: 4 Is it fair to say that if I ask you to describe to me 5 what potential events of default or termination events
 - where the Swap counterparties were the sole affected
 - 7 party or the defaulting party --
 - 8 Right.
 - 9 -- you would decline to answer those questions on the
 - 10 basis of the attorney-client privilege?
 - 11 MR. SHUMAKER: To the extent they would
 - 12 reveal those communications, of course.
 - 13 MR. HACKNEY: Well, I mean --
 - Yes, I would. 14
 - BY MR. HACKNEY: 15
 - Okay. Even if I ask you about your understanding of
 - 17 the position, your position is that you don't have one 18 independent of your legal advisors.
 - I -- on this question, I don't have one independent of 20 my legal advisors.
 - 21 Q. So I can't ask you what your understanding is --
 - Α. 22 Right.
 - 23 Q. -- because it will necessarily reveal the legal advice

24 you got. 25 I'm trying to see if there's a way I can answer your 135: 1 question without implicating discussions. No. It might -- it might implicate some discussions I had 3 with counsel. 4 Okay. Mr. Orr, is the forbearance agreement a 5 settlement? 8 Let me say this. I'm aware that the motion pending in 9 front of the Court is both for -- we call in 10 bankruptcy, what I used to call in bankruptcy, both an assumption of an agreement and a ^ 9019 settlement. 13 Q. So it's been held out by the City as a settlement, 14 correct? 15 A. Yeah. I think there's a debate as to whether or not 16 you need to seek settlement approval in a Chapter 9 17 case, but we are. 18 Q. Okay. Does the forbearance agreement settle any claims on a final basis? 20 A. I think it does. Isn't it true, though, that if the City doesn't 21 exercise the option, everyone goes back to the status 23 quo ante? 24 A. Yes. That's the contingency, yes. 25 Q. Okay. So if that were to happen, everyone's claims 136: 1 would still be in play. A. I'm going to be careful with the word claims, but 2 everyone would revert back to the status quo ante. 3 Okay. So whatever claims they had at the status quo 5 ante they'd have again? Yeah, whatever claims -- technically, whatever claims, 7 colloquially, whatever they had would, revert back to the status quo ante. 9 Q. Can we agree that in that eventuality no claims of any of the parties of the forbearance agreement would have 10 11 been finally resolved by the forbearance agreement? 12 A. To the best of my knowledge, yes. 13 Q. Now, put aside the threat of declaring an early 14 termination under the Swap --16 Q. -- which we've discussed extensively today as a right 17 the Swap counterparties have under the Swap --18 A. Okay. 19 -- put that aside. Have you evaluated, separate and 20 apart from that, whether there are other tort or 21 contract claims that the Swap counterparties may have against the City? 23 I think there were discussions, but, here again, those would be wrapped up in attorney-client communications. 24 Q. So if I asked you to reveal the assessment of whether 137: 1 there were other claims that the Swap counterparties have against the City, you would decline to answer 3 those questions on the grounds of attorney-client privilege? I think I would have to. I do recall discussions, but I think I'd have to decline on the basis of

attorney-client privilege.

- Have the Swap counterparties threatened to bring any 9 claims against the City?
- 10 A. Well, here again, being careful with the word claims,
- you mean unrelated to the defaults such as tort 11 claims? 12
- 13 Q. I guess I would say the Swap agreement is one you
- understand that's between the Swap counterparties and 15 the service corporations.
- 16 A. Right.
- 17 Q. Okay. So I'm trying to put that in a box for now.
- Q. And we've talked about that extensively. 19
- 20 A. Right.
- 21 Q. So other than any claims they may have against the
- 22 service corporations --
- 23 A. Right.
- 24 Q. -- that could absolutely have implications for the
- City, but other than that, have the Swap
- 138: 1 counterparties threatened to bring any other claims directly against the City?
 - A. 3 None that I'm aware of.
 - Q. I may have asked you this earlier, but I just -- I 4
 - 5 want to make sure that I didn't miss it and so if it's asked and answered I apologize, but did the City 6
 - 7 evaluate whether it is in breach of the collateral
 - 8 agreement?
 - A. Did we evaluate it? 9
 - Q. 10 Yeah.
 - Yes, I and my consultants evaluated it. 11 A.
 - 12 Q. Is this one where if I asked you the results of those
 - evaluations you'd decline to answer? 13
 - 14 A. Yes.

- 138:20 0. Now, have the service corporations threatened to bring 21 any claims against the City?
 - 22 A. None that I'm aware of.
 - 23 Q. And have you undertaken an assessment of the
 - 24 likelihood of the service corporations to the extent 25 they were to assert claims against the City?
- 139: 1 A. No. I don't recall doing that.
 - Q. So you haven't assessed that?
 - A. Not me independently, no.
 - Q. Okay. And it's not something you took into account as part of this agreement?
 - 6 No. We -- there was a discussion about the interest
 - 7 of all the parties. I, independently, did not
 - handicap whether the service corporations might bring 8
 - 9 a claim against the City. I think there were
 - 10 discussions about it. Many of those discussions would
 - have been caught up in the general discussions that I 11
 - was having with counsel and my other advisors.
 - 13 Q. And you wouldn't be able to discuss them?
 - 14 A.
 - But the service corporations' claims against the City, 15
 - those are not resolved by the forbearance agreement,

17 correct? 18 If they have any. I don't think they are. 19 Q. Let me cut to it. Is it fair to say you haven't given this any real consideration? 21 A. Yeah. We -- it is fair to say that it was -- there 22 was no real deep consideration of it. We did consider 23 Q. Now, as the City evaluated whether it has claims against the Swap counterparties --140: 1 A. Um-hm. 2 Q. -- okay? A. Um-hm. 3 Q. And if I ask you to tell me what claims you have, will you tell me them or will you assert the privilege? 5 MR. SHUMAKER: I would instruct the witness 7 that may implicate attorney-client communications. 8 A. I would have no independent knowledge of what claims 9 may have other than discussions I've had with counsel 10 so I wouldn't answer. 11 BY MR. HACKNEY: Q. Okay. If I ask you what's the likelihood that you'll 13 win on the claims? 14 A. Same answer. 15 Q. You would follow the advice --17 Q. -- and assert the privilege? 18 A. Yeah.

Designation:

140:24 Well, let me ask you -- let me ask you just a -- sort of this is your understanding of the forbearance 25 141: 1 agreement. 2 Right. Q. What claims are you asking the Court to approve the 3 4 settlement of? 5 A. In claims that might be had by the parties vis-à-vis each other. 7 Q. So any and all claims that they have under the Swaps or the collateral agreement or the service contracts 9 or any other contracts --10 A. Yes. 11 Q. -- those claims are being resolved by the forbearance 12 agreement? 13 A. To the best of my knowledge, that is true. 14 Q. Okay. And the result of the forbearance agreement is that the City will be able to perform under the 15 forbearance agreement without being subject to any 16 17 liability to any third party? 18 A. That is my understanding. 19 Q. And so will the Swap counterparties, correct? A. That is my understanding. 21 Q. It will give you what I'll call a clean closing? As I said earlier this week, it will bring us to 22 A. closure and certainty, yes. Earlier today. 23

24 Q. That is also one of the values of this agreement to

- both and you the Swap counterparties, you the City? 25 142: 1 Α.
 - Which is that it absolves you for any liability in
 - connection with the relevant agreements?
 - Q. As a result of performance under the forbearance 6 7 agreement, correct?
 - 10 My understanding is that it provides us with closure 11 and finality regarding any claims and relationships that the parties have. 12
 - 14 Q. Okay. And there's no trailing liability?
 - 15 A. That is correct.
 - 16 Q. And just for the record, if I asked to you assess the likelihood of success of all of the different claims 17
 - 18 that are being resolved by the forbearance agreement,
 - 19 you would assert the attorney-client privilege and
 - 20 refuse to answer?
 - 21 A. That is correct. I have made no independent
 - 22 assessment outside of any conversation I would have
 - had with counsel and my advisors. 23

Designation:

- 144:10 Q. But I guess I'm saying are you seriously unaware as to 11 whether there's a release in the forbearance 12 agreement?

 - Seriously or not, I think the forbearance agreement 13 A.
 - resolved all claims between the parties. Sitting here 14
 - today without examining it, I'm not aware as to 15 16 whether or not it specifically has a release.
 - Q. Okay. So the -- whether it's in the forbearance 17
 - 18 agreement or in the effect of its approval, it 19 operates as a release for everyone involved?
 - Yeah. The reality is -- when you asked me the
 - question before as to whether or not it has a release, 21
 - 22 the reality is that to the extent you asked -- I
 - 23 believe in the motion you asked for assumptions and
 - 9019 settlement that the order might well contain a
 - 25 release so -- I wasn't trying to be truculent with
- 145: 1 you. I'm just saying that, yes, the effect of the
 - approval of the agreement should have that impact. 3 Q. I'm not going to try to go claim by claim because your
 - 4 understanding is it releases all claims of the Swap
 - 5 counterparties, the service corporations, and the City 6 against one another?
 - 7 A. Yes.
 - 8 Q. Now, the Swap insurers, as part of the forbearance 9 agreement, they get a release of their insurance
 - 10 obligations under the Swap in the event the City
 - directs an optional termination, correct?
 - 11 Yes, I believe that's true. A.
 - 13 And this was one of the things that the City has Q.
 - 14 touted, which is to say, hey, Swap insurers, pipe down this is good for you, right?

Designation:

145:17 A. Yeah, without characterizing, you know, the colloquial

18 characterization, yes, we think that's a benefit.

Designation:

- 145:20 That's a concept that you've argued in your papers --
 - 21 A. Yes.
 - 22 Q. -- as to why the Swap insurers should be happy?
 - 23 A. Yes.
 - 24 Q. Now, do you understand you -- you have argued that
 - 25 this is a benefit to the Swap insurers under the
- this is a benefit to the Swap in forbearance agreement, correct?
 - 2 A. Yes, I believe so.

Designation:

- Okay. As a layperson person, do you have a view one 146:24 Q. 25 way as to whether Syncora is a third party beneficiary
- 147: 1 under the agreement?
 - 2 A. As a layperson, I really haven't examined it.
 - 3 Q. So don't know one way or the other?
 - A. Don't know one way or the other.
 - Q. Do you have a view as to whether Syncora or FGIC, for 5
 - that matter, can sue to enforce the agreement?
 - 7 A. I don't have one way or the other.
 - 8 Q. They may have, they may not have?
 - 9 A. Yeah. I'd probably weigh on the side of they don't,
 - but I -- I don't have a view one way or the other. 10
 - 11 Q. And have you considered the possibility that if they
 - 12 don't have the right to sue to enforce the agreement,
 - that they also would not have the right to sue to 13
 - 14 enforce the release that's in the agreement?

Designation:

147:16 A. They might or they might --

Designation:

147:19 A. They might or they might not.

- 148: 8 Q. And so if the insurer can't enforce the agreement to take advantage of the release, that's the insurer's 9
 - 10 problem, correct?
 - Well, without characterizing whether or not it's their 11
 - problem or so, my fiduciary duty runs to the City in 12
 - 13 its interest; it does not necessarily run to Syncora.
 - 14 Q. Yeah. Can we agree that you certainly didn't
 - 15 negotiate into the agreement any specific provision
 - 16 granting the insurers the right to sue to enforce that 17 provision?
 - 18 $\,$ A. $\,$ I made no instruction to my team to negotiate such a provision. 19

•		
151: 6	Q.	If I ask you about the specifics of the conversations
7		you had about whether the automatic stay applied and
8		the likelihood that it would or wouldn't, you'll
9		decline to answer those questions on the basis of the
10		attorney-client privilege, correct?
11	A.	Yes, again, today I would have to do that.

Designation:

153:14	Q.	Your counsel rendered advice to you about the
15		likelihood, the pros and cons of the arguments, and
16		you're not at liberty to provide that advice to us
17		because it would invade the attorney-client privilege?
18	A.	Yes, I believe that's correct.

Designation:

154:18	Q.	If the automatic stay applied, it might get access to
19		the casino revenue during the whole bankruptcy,
20		correct?

- 21 A. It might.
- Q. Yeah. We're talking about different things that you consider as you're analyzing your options, right?
- 24 A. Yeah, correct.
- 25 Q. And this is -- this is a potentially important one 155: 1 because you might be able to get longer access to cash 2 from the automatic stay than you were getting from the 3 forbearance agreement, correct?
 - 4 A. Here again, that's a contingent it might, but that has
 5 to be drawn up also in discussion of potential risk
 - 6 that Safe Harbor provision would allow the
 - 7 counterparties to exercise their rights and therefore 8 obviate any benefits the City could receive from the
 - 9 automatic stay.

Designation:

_		
155:12	Q.	So just to be clear, if I ask you about the specific
13		ins and outs of all those potential arguments,
14		likelihoods of success and so forth, you will not
15		answer those questions on the basis of the
16		attorney-client privilege, correct?

- 17 A. That is correct.
- 18 Q. Oh, I know. The City recently argued in court against yours truly that the automatic stay bars the cash
- trapping provisions of the collateral agreement. Are
- 21 you aware of that?
- 22 A. I believe I am, yes.

Designation:

156: 3 Q. Did the Swap counterparties give their consent to the 4 City to make those arguments in court?
5 A. I don't know.

- Q. And -- so you don't know whether they did or they 7 didn't?
- 8 A. That is correct.
- 9 Q. You understand that as originally designed the Swaps were designed to hedge against interest rate risk on 10
- the floating COPs? 11

Designation:

156:15 A. That is my understanding.

Designation:

- 156:17 Q. And I can unpack it if you want. I know we get into the --18
 - 19 A. That's my understanding.
 - 20 Q. Yeah, okay. Let's just do basics of interest rate
 - 21 risk, which is if the interest rates go above the
 - 22 hedge rate, then now the Swap counterparties have to
 - pay the difference to the service corporations so that 23
 - they can pay the difference to the floating rate COPs, 24
 - 25 correct?

Designation:

157: 2 A. That is my understanding.

Designation:

- 157: 4 Q. That's how the hedge works.
 - Now, interest rates do not favor the City
 - in the Swaps -- we asked that earlier. 6
 - A. Right.

Designation:

- 157: 9 But more basics of interest rate hedging, 10
 - so as the interest rates go up and start to approach
 - the hedge, the amount the City owes under the Swap via

 - the hedge, the amount the city of service corporations goes down?

 13 A. That -- that is my understanding. $\mbox{\rm 14}\mbox{\rm \ Q.}\mbox{\rm \ And\ as\ it\ crosses\ over\ the\ hedge\ line,\ the\ service}$
 - 15 corporation could actually be in the money?

Designation:

- Yeah, here again, we had the discussion about in the 157:17 A. 18 money or not, but to the extent your point is saying
 - 19 that they would benefit more from the hedge than the
 - 20 counterparties would, that is my understanding.

- 157:22 Q. When the interest rates get above the hedge line?
 - 23 A. (Nods head).

Designat	ion:	
158: 5	Q.	When you entered into the forbearance agreement on
6		July 15th
7	Α.	Right.
8	Q.	what steps did you take prior to that time to
9		evaluate future interest rate moves?
10	Α.	Any discussions in those that regard would have
11		been with our investment bankers and generally with
12		our attorneys. What I'm trying to think of is were
13 14		there any discussions that I had with Miller Buckfire which would not have been confidential in that regard.
15		I don't think that there were. What I can say is that
16		we evaluated the potentiality of the of the
17		interest rate fluctuation as indexed to LIBOR going up
18		or down, but I think most of those, if not all of
19		them, were in communications with one or more of my
20		attorneys.
21	Q.	And when you say we evaluated the interest rate
22		fluctuations, that would have been tasked to Miller
23		Buckfire to do?
24	Α.	Yes, Miller Buckfire in conjunction with folks from
25	0	Jones Day. Yeah, sure.
159: 1	Q.	Okay. No disrespect to the fine lawyers at Jones Day.
2		I don't know if I can calculate future interest rates as a lawyer.
4		It was in Miller Buckfire's province to do
5		it. They may have done it in conjunction with Jones
6		Day?
7	A.	Yes, yes.
8	Q.	Okay. And any review of forward curves or different
9		interest rate implications currently existing in the
10		market would have been done by Miller Buckfire?
11	Α.	Yes.
12	Q.	And your recollection is that it was done and it was
13		something that you considered as part of the decision
14 15	Α.	entering into this agreement? I believe so.
16	Q.	You're aware, for example, that the Federal Reserve
17	۷.	has indicated intent to scale back its monthly bond
18		purchases?
19	A.	I heard that.
20	Q.	And
21	A.	Quantitative reasoning
22	Q.	Yeah.
23	A.	Yeah.
24	Q.	And you're aware that many people believe that that
25	70	may lead interest rates to rise; isn't that right?
160: 1	Α.	Yes.
2	Q.	Okay. Did you analyze the likelihood that the interest rates would rise or was that also tasked to
4		Miller Buckfire?
5	А.	I didn't do it independently. That would have been
6		tasked to Miller Buckfire.
7	Q.	And if I asked what that analysis showed, I would have
8		to ask Mr. Buckfire that?

Yes, you would. Α. 10 Okay. Q. 11 A. Yes, you would. Let me ask you about -- in the motion to assume the forbearance agreement, the City states that it has 13 14 examined whether there are viable actions to challenge 15 the Swap contracts. Do you recall that? A. 16 17 Under what theory could the City challenge the Q. 18 validity of the Swap contracts? 19 A. Any theories that we discussed -- I'll give you two 20 answers. One, many of the theories, my understanding is and somebody -- I haven't read all of the 21 22 objections, but I've read some of them. Some of the 23 objections in this case have discussed some of those 24 theories. 25 Two, any theories which we would have 161: 1 examined, either independently or in the context of reviewing and handicapping the probability of success of some of the objections, would have been done with 3 4 counsel. And so you'll refuse to describe both the theories and 5 Q. their likelihood of success because it would invade 6 7 the attorney-client privilege; is that correct? Yes. Unfortunately, yes. 9 If I asked you what likelihood of success the City attributes to an action seeking to declare the Swaps 10 11 invalid, you'll decline to answer that on the

Designation:

16 17

18

19

12

13 A. Yes.

161:22 0. In your proposal for creditors on June 14, 2013, you 23 said that the City has identified certain issues 24 related to the validity and/or enforceability of the COPs --25 162: 1 A. Yes. Q. -- that may warrant further investigation. 3 Yes. Do you remember that? 5 A. Yes. Q. I'm saving us from having to go through that --7 A. Yeah, yeah. No. I remember. Q. What issues has the City identified? 9 MR. SHUMAKER: Again, I'm going to caution 10 the witness --A. 11 Yeah. MR. SHUMAKER: -- if this is going to 13 reveal attorney-client communications to not answer. 14 Subject to that, you can answer. Here again, there would be no issues that -- and I hate to keep saying this. There'd be no issues that I

attorney-client privilege?

independently would have identified because I'm trying very hard not to act as a lawyer. I would have only

identified those issues and had discussions of them in

- consultations with my attorneys. So whether there are 21 issues such as void ab initio, fraud, any of the other 22 issues that typically go to contracts, I would only 23 have had those discussions with counsel, so consequently I can't speak to this. 25 BY MR. HACKNEY: Q. Okay. And you'll assert the attorney-client privilege
- 163: 1 as a protection against describing the invalidity of the COPs analysis? 3
 - Yes, because I did no independent analysis.
 - Q. Has the City completed its investigation into this
 - 7 A. No. The City's investigation into a number of things 8 are ongoing.
 - 9 Q. Okay. And this is one of them?
 - 10 A. This is one of them, yeah.
 - 11 Q. Okay. So the City hasn't reached a conclusion on this subject because it hasn't concluded its investigation 13 into the subject, correct?
 - 14 A. It -- I think that's fair, yes.
 - 15 And has the City considered whether the service 16 agreements between the service corporations and the 17 City are lawful?
 - 18 A. I don't recall if we looked into that.
 - 19 Q. So that's one that you --
 - I just don't recall if that was one. 20
 - 21 You may have investigated, you may have not? Q.
 - 22 Correct. I don't recall that one.
 - 23 If you have investigated, do you know if the 24 investigation has concluded or do you not know?
- 25 A. No. If we had investigated or are investigating it, 164: 1 my understanding it would not have been concluded.
 - 2 Okay. So much like with the COPs, generally the validity of the service contracts with the City is a 3 4 subject of ongoing investigation that has not yet 5 concluded.
 - 6 It may be the subject of ongoing investigation which 7 has not yet concluded.
 - Okay. If I asked you how either of those two
 - 9 investigations, the one into the COPs validity or the 10 one into the service contracts validity, impacted your
 - 11 decision to enter into the forbearance agreement, you
 - 12 will decline to answer because it would tend to reveal 13 attorney-client communications?
 - 14 A. For all the reasons we discussed today, the -- yes, I 15 would have to.
 - 16 Q. Mr. Orr, let me ask you about under section 803 of the 17 service contracts --
 - 18 Α.
 - 19 Q. -- I'm going to save us both from having to go through 20 them --
 - 21 A. Yeah.
 - -- so I'll represent to you what it relates to and see if you've heard of it. 23
 - 24 A. Okay.
 - 25 Q. Okay?

165: 1 Under section 803 of the service contracts payments by the City to the service corporations are classified according to a waterfall. 5 Q. Have you heard of this waterfall? A. 6 Q. Okay. Did you evaluate whether there were any claims 7 8 that any parties to the structure might have against 9 one another if the forbearance agreement leads to the 10 payment of monies outside of the waterfall? 11 A. I assume you're alluding to prioritization or 12 subordination in claims along those regards, and the answer: I think there probably was, but, here again, 13 I would -- I did not do it independently. It would have been done by my counsel. 15 16 Q. Okay. So you can't tell me the fruits of the analysis 17 or the City's position on the likelihood of success on the issue because it's protected by the 19 attorney-client --20 A. That is --Q. -- privilege? 21 -- correct. A. 23 Q. If I ask you how it impacted your decision to enter into the little to answer that on the basis of privilege?

A. That is correct. In addition, that's part of the deliberative process. into the forbearance agreement, you'd also not be able 2.4 to answer that on the basis of the attorney-client 166: 1 2 3 Q. Have you analyzed whether or not COP holders might 5 have claims against the Swap counterparties if the City exercises the optional termination right? 7 A. There -- have we analyzed it? The answer is yes, I believe so. 8 9 Q. Okay. What's the result of that analysis? 10 A. Here again, any discussion would have been caught up 11 in discussions I would have had with my counsel in that regard, so I decline to answer the question. 12

Designation:

- 166:22 Q. We've just been talking now about the COPs. We've 23 talked about the Swaps a lot. I'm going to for a 24 moment reference the 2006 COPs Swap transaction 25 documents. 167: 1 A. Okay.
- - 2 Q. Do you know generally what I mean when I say that?
 - Yes. The original documents by which the City 3
 - borrowed money, 1.4 billion, for the unfunded
 - actuarial liability --

Designation:

167: 7 A. For the unfunded actuarial liability involve -- the organic documents. 8

- 167:10 Q. That is exactly correct. And, to name a few, there 11 are the service contracts, the contract administration 12 agreement, the trust agreement, and the master and --13 and amended Swap agreements, correct? 15 Q. You've heard of all of those? Yes. 16 A. Q. And there are multiple versions of them? 17 18 A. There are multiple versions of them. Q. For example, there are two service contracts --19 20 A. That's right. 21 Q. -- because there are two service corporations. 22 A. That's right. 23 Q. Now, your understanding is that some of these 24 documents were amended in 2009 in connection with the 25 addition of the collateral agreement to the package, 168: 1 correct? 2 A. Yes. I'm going to take your meaning -- the amendment 3 to mean that's the -- yes, the net effect of what happened in 2009. 4 Q. Okay. Did you know, for example, that the service 5 contracts were also literally amended --6 7 A. Yes. 8 Q. -- as part of that? 9 A. Yes. We're talking generally about all the documents without specifically going into each one. 10 11 Q. Although I did -- I did in that last one. 12 A. Yeah, you did, and so I'm following your lead on what 13 we're talking about. 14 Q. Okay.
 - 15 A. Okay.
 - 16 Q. The Swaps were also themselves amended in addition to
 - the collateral agreement being created?
 - 18 A. I believe so.

Designation:

- 169: 2 Q. I believe the City ordinance describes this as all one
 - 3 transaction.
 - 4 A. Right.
 - 5 Q. Do you have a basis to dispute it?

Designation:

169: 8 A. Yeah.

Designation:

169:10 A. Yeah, I have no basis to dispute it. Yeah.

Designation:

169:17 Q. You took a look at them. You know that they all refer to one other and relate to one another.

_		
DAG	ians	stion.
Dea	ignic	ation:

169:22	A.	Yeah, if without drawing any legal meaning to the
23		concept that they all refer to one another, I believe
24		that they do.

Designation:

170: 1	Q.	Now,	the	forbear	rance	agreement	that	you	just	signed	on
2		July	15th	ı, that	also	references	s the	2006	tran	nsaction	ı
3		docum	nents	s, corre	ect?						

- A. I believe so.
- Q. Okay. In fact, doesn't it borrow certain terms from some of those documents?
- A. Without -- yeah, without reviewing the 2005 and 2006 7 documents or spending time here today reading through this agreement, I believe that's accurate.

Designation:

170:15	Q.	The do you know that one of the things that the
16		City agreed to do under the forbearance agreement is
17		that during the optional termination period
1.0	70	D' 1.

- 18 A. Right.
- -- the City won't try to seek to invalidate any of the 19 2006 transaction documents? 20
- 21 A. I believe that's true.
- 22 Q. Okay. That's one piece that's big enough that you're 23 familiar with?
- 24 A. Yeah, I believe that's true.
- 25 Q. So is it fair to say that the 2006 transaction
- 171: 1 documents, the collateral agreement from 2009, and the forbearance agreement are all documents that relate to 3 the same subject matter?
 - 4 A. Without drawing a legal conclusion, I believe in a broad sense it's fair to say that they relate to the same subject matter, meaning the Swaps.
 - 7 Q. Does the forbearance agreement amend any of the provisions in the 2006 COPs or Swap transaction documents?

•		
171:12	A.	Yeah. I want to be very careful here. In addition to
13		the document speaks for itself, I don't want to draw a
14		relationship between the COPs document, which is
15		separate, to the Swaps document.
16		When I said they relate broadly to the
17		subject, to the extent COPs were money borrowed to try
18		to fund a pension obligation, and the Swaps were in
19		place as a hedge against the interest rate
20		fluctuations in those documents, and the collateral
21		agreement 2009 was a document that was meant to
22		address defaults that had occurred in relation to the
23		Swaps document, and this document was meant to address

24	the Swaps, they relate to that same subject area, but
25	I don't want to have my testimony suggest that there's
172: 1	a legal relationship between the COPs and the Swaps
2	document as relates to this agreement, forbearance and
3	optional termination agreement.

Designation:

18

172: 5	Q.	So as you sit here today, is your answer that you
6		don't know if the forbearance agreement amends any of
7		the 2006 COPs Swap transaction documents? It may, it
8		may not, you don't know?
9	A.	That is that is correct. I'm not going to draw a
10		legal conclusion.

Designat	ion:	
173: 8	Q.	Okay. Is it your understanding that the 2006 COPs
9		Swap transaction documents retain their vitality as
10		legal agreements to the of the parties thereto?
11	A.	It's my understanding that they have whatever vitality
12		they have according to their terms.
13	Q.	Okay. So all the rights that all the parties to the
14		COPs Swap transaction documents had before the
15		forbearance agreement, they still have today?
16	Α.	No. Here again, you're I just want to be careful.
17		It seems that you're trying to conflate COPs with
18		Swaps, and I want to be careful.
19	Q.	Well, I want to say all of them, but if you say no,
20		it's different on these, some rights have changed, but
21		on these everyone's rights are preserved, that's okay.
22	A.	Yeah, I want to be careful as far as saying what their
23		rights are because I do believe those are legal
24		questions, and in fact some of them are being
25		litigated in the various piece of litigation that are
174: 1		going on.
2	Q.	Hence this deposition?
3	A.	Hence this deposition. So I want to be very careful
4		that I not give any testimony that would implicate a
5		legal conclusion with regard to those documents.
6	Q.	And I'm not asking for a legal conclusion. I'm just
7		asking for your understanding as the signatory
8	A.	Right.
9	Q.	as to whether the COPs Swap transaction documents,
10		whether all the parties preserved their rights under
11		those documents, not withstanding the forbearance
12		agreement, or whether the forbearance agreement
13		changes the parties' rights under those documents.
14	A.	And that's why I'm being careful because my
15		understanding of the forbearance agreement is that it
16		imposed upon the City, service corporations and the
17		counterparties certain obligations to forebear. I'm

counterparties certain obligations to forebear. I'm

not going to draw a legal conclusion as to whether or

- 22 A. It may. It may have not. I'll leave that to the attorneys.
- Q. It may constitute a waiver, it may not constitute a waiver, you'll leave that to the attorneys?
- 175: 1 A. I'll leave that to the attorneys.
 - 2 Q. At the time that you entered into the forbearance
 3 agreement, were you aware that the Swap insurers had
 4 the right to consent to waivers, modifications or
 5 amendments of the Swap agreement and the collateral
 6 agreement?
 - 8 A. I was aware that some of the Swap insurers had 9 asserted they had those rights. I had drawn no 10 independent legal conclusion as to whether or not they 11 did.
 - 13 Q. Okay. So you didn't know whether they were right or 14 they were wrong --
 - 15 A. Correct.
 - Q. -- at the time you executed the agreement?
 - 17 A. I had had discussions with my attorneys about whether 18 they were right or they were wrong, but I had no 19 independent conclusions.
 - 20 Q. And you won't disclose the subject of your counsel's communications?
 - 22 A. I cannot disclose that subject because that's an attorney-client communication.
- Q. Did you evaluate when you entered into the forbearance agreement, whether the act of entering into it would multiply the amount of litigation that the City might face?
 - 3 A. I think it's fair to say that we considered whether it 4 might. Any time you're in a transaction I think you 5 consider whether it might suborn litigation, yes.
 - Q. And what were your conclusions on this subject?
 - 7 A. Here again, any conclusions we would have had would
 8 have been in this whole air of discussions with my
 9 counsel. What I can say, without saying what my
 10 conclusions specifically were of the probability that
 11 it might create additional litigation, is I thought
 12 that overall it was in the best interest of the City
 13 to enter into agreement.
 - 14 Q. But you won't disclose to me your communications with 15 your counsel about whether this might multiply the 16 amount of litigation?
 - 17 A. That is correct. Multiply, increase, whatever.
 - 18 Q. And have you -- did you evaluate whether performing 19 under the forbearance agreement, performing -- and by 20 that I mean exercising the option.
 - 21 A. Right.

6

- 22 Q. Whether -- let me say it again.
- Have you evaluated whether exercising the option under the forbearance agreement might subject the City to additional liability?
- 177: 1 A. Here again, all of these issues regarding potential of contingent claims, additional litigation, the advisability of entering into the agreement, considering that we were in litigation, and as I said

- before there may have been litigation threats made
- additionally, were taken into consideration in
- consultation with my counsel.
- 8 Q. But you can't disclose those communications?
- 9 A. They are attorney-client communications.

Designation:

178: 5 Q. Let me hand you what I've marked as Orr Exhibit 4.

Designation:

- 178:10 Q. Do you have Orr Exhibit 4 in front of you, sir?
 - 11 A. Yes, I do.
 - 12 Q. So, Mr. Orr, I'll represent to you that this is the
 - proposed order that your counsel submitted along with
 - 14 the motion.

Designation:

- 178:17 Q. Do you understand that?
 - A. Yes. Yes, I do.

Designation:

- 179:20 Do you understand the Swap counterparties 21 and the City and the service corporations -- there's a
 - 22 provision in the forbearance agreement that talks
 - 23 about the fact that you need to get an order
 - 24 entered --
 - 25 A. Sixty days.
- 180: 1 Q. -- that's mutually agreeable.
 - A. Yes.
 - Q. And that was the 60-day time period. 3
 - A. Yes.
 - Q. And we can find the specific provision, but --
 - A. Yes.
 - 7 Q. -- you know what I'm talking about.
 - A. Yes, I do.
 - 9 Q. Okay. So the form of the order is important.
 - 10 A. Um-hm.
 - 11 Q. Is that a yes?
 - 12 A. Yes.
 - 13 Q. And it's important because if the order changes

 - materially, it might arguably give the Swap counterparties the right to declarate termination. counterparties the right to declare an end to the

- 180:19 A. Here again, without making a legal assessment, I understand your meaning that we -- we have an 20
 - 21 obligation in the City to make sure the order is in a
 - 22 form that is mutually agreeable to the parties.

		Kevyn Orr
Designati	ion:	
180:24	Q.	And this is it, right?
25	A.	That is the proposed order.
181: 1	Q.	And this one, you know, is mutually agreeable to the
2		parties.
3	A.	I believe that it is, yes.
4	Q.	I mean, you may not have negotiated it
5	Α.	Correct.
6	Q.	personally, but it's your expectation that people
7		acting on your behalf then went to make sure that the
8		proposed order was mutually agreeable to the Swap
9	_	counterparties?
10	Α.	That is correct.
Designati	ion·	
182:19	Q.	Okay. But if the Court enters an order that is not
20	~ -	mutually agreeable to the City and the Swap
21		counterparties, that could give the Swap
22		counterparties the right to terminate the optional
23		forbearance period?
Designati		
183: 1	Α.	Yes. Here again, it's speculative, in my but I
2		don't anticipate that experience. In my experience
3		most judges are my experience is that many judges
4		are very careful not to undermine the underlying
5		agreement by the order that's entered.
Designati	ion:	
183: 7	Q.	So we can agree, though, that this order is an
8	~	important part of the forbearance agreement, correct?
9	A.	Yes. I think the order is relevant to the forbearance
10		agreement.
13	Q.	And it's important to it?
15	Α.	I think it's a yes.
Designati	ion:	
184:11	0.	Do you know who do you know whether anyone
12	ו	approached the service corporations to get their views
13		on the order?
14	А.	I do not.
15	Q.	You certainly didn't?
16	Ã.	No.
Docierati	ion:	
Designati		Let me ask you about some of them then I ook on the
25	Q.	Let me ask you about some of them then. Look on the
25 188: 1		page 3 at E which is entitled Consent to Use of Casino Revenues.
2	Α.	Um-hm. Um-hm.
3	Α.	And it contains a finding that says "Pursuant to

Q. And it contains a finding that says, "Pursuant to

section 1.2 of the forbearance agreement, UBS AG and

3

- MLCS consent to the City's use of the casino revenue as set forth in the forbearance agreement." 7 Do you see that? 8 A. Yes, I do. Q. And then it says, "The consent of the UBS AG and MLCS 9 10 will allow the City immediate access to its casino 11 revenue as set forth in forbearance agreement and no other or further consents are required." 12 13 Do you see that?
- 14 A. Yes, I do.
- 15 Q. Okay. Is this an important part of the proposed 16 order?

Designation:

188:18 A. Well, first, the document speaks for itself. Two --

Designation:

- 188:20 Q. It doesn't speak for itself in terms of whether it's 21 important. 22 Well, let me respond. Two, to the extent this is an 23 order into a motion, it -- as we had discussed earlier 24 today, it's important that we have unfettered access
- to the casino revenue; and, three, I do think this is 189: 1 a central aspect of the forbearance agreement.

- Take a look at paragraph G, arms' length agreement. 189:12 Q. 13 The forbearance agreement was negotiated at arms'
 - length and in good faith by all parties, and it goes
 - 15 on to say, "UBS AG and MLCS are not insiders of the 16 City as that term is defined in bankruptcy code
 - 17 section 10131?
 - 18 A. Um-hm.
 - 19 Q. And this is the important part I want to you focus on,
 - 20 "The parties entry into and performance under the 21 forbearance agreement does not violate any law,
 - 22 including the bankruptcy code, and does not give rise
 - 23 to any claim or remedy against the parties thereto
 - 24 except as may be expressly set forth in this order or 25 in such agreement."
- 190: 1 Do you see that?
 - A. Yes.
 - Do you remember earlier we talked about whether if the 3 City performed under the forbearance agreement it 4
 - would be able to do so without the fear of liability 5
 - to other parties? 6
 - 7 Yes. Α.
 - Q. And your understanding was it could do so, correct? 8
 - 9
 - Q. And that so could the Swap counterparties, correct? 10
 - 11 A.
 - 12 And isn't this provision one part of the basis for
 - your -- for that view? 13
 - 14 A. Well, you know, as I said, this provision draws a

15 legal conclusion and I have not independently or as an 16 attorney done an analysis of what this provision will 17 provide, but that's my understanding, yes. 18 Q. Are you just reading this provision for the first time? 19 20 A. No. I think I -- as I said, I think I saw the order 21 attached to the motion. I just didn't recall it immediately or as terms by itself. I was more 23 familiar with the motion because I read that in conjunction with my affidavit that was attached to the 24 motion, but I think that's the effect of what this 191: 1 provision does. Is this an important part of the order ---- from the City's perspective? Yes, without giving rise to the nomenclature 8 important. As I said before, it's important that we 9 have certainty and -- regarding the use of the casino revenue, and this term certainly looks like it would provide that. 11 Okay. And not only does it provide you the certainty Q. 13 14 about the casino revenue, it provides you with the certainty that you will not be -- the City will not be 15 16 subject to any liability as a result of performing under the forbearance agreement, correct? 17 Yes, I believe so. And it does the same thing for the Swap 19 Q. counterparties, correct? 20 21 A. Yes, I believe so. Take a look at paragraph 4 on the bottom of page 4. 22 Q. 23 A. Um-hm. 24 Q. It says, "The forbearance agreement is approved in its entirety. The City is authorized to perform its 192: 1 obligations that arise from the forbearance agreement pursuant to Bankruptcy Rule 9019, and any actions 3 taken heretofore in furtherance of these obligations 4 are hereby ratified." 5 Do you see that? Α. Yes, I do. 7 You understand that to be a provision by which the 8 Court provides a judicial authorization to the City 9 and the Swap counterparties to perform under the 10 forbearance agreement, correct? 15 A. My understanding --My understanding is that is the practical effect of 17 18 this provision. 20 Q. Okay. Is this an important part of this order? 21 MR. SHUMAKER: Objection to form. 22 I think approval of the forbearance agreement is an 23 important part of this order, yes. 25 Q. But also the judicial authorization to perform. 193: 1 A. Yes, I believe so. 2 Let me -- let me cut through some of these provisions, which is, what the parties really want the Court to do here, both the City and Swap counterparties, is to tell them you are allowed to perform this forbearance

agreement without fear of reprisal from any third

7 party, correct? Yeah, and I also think it calls for a legal 10 conclusion, but let me see if I can answer the 11 question. The motion sets forth what I believe are the conditions necessary for approval of the 13 forbearance agreement. This order seeks to approve 14 15 that motion, so to the extent it does that, yes, I 16 believe it authorizes the parties to perform and gives 17 them the authority to go forward to a motion according to its terms which incorporates by definition the 18 forbearance agreement, so yeah. 21 Q. And they can do so without fear of liability to third 22 parties. 23 A. You know, that -- that impacts upon -- I believe that 24 may impact upon the question is not atypical in some 25 orders as far as -- as we discussed earlier today, 194: 1 releases, third party liability, exculpation, those are legal conclusions. My understanding is that the way the order is -- is worded that, yes, it allows the 3 4 parties to go forward. 5 COURT REPORTER: To --6 THE WITNESS: To go forward. 7 MR. HACKNEY: Without liability to third 8 parties. 9 BY MR. HACKNEY: Q. I think we're going over ground we've gone over 10 before. 11 A. Yeah. I believe that's the intent of the order, yes. 12 Okay. So one of the benefits of the order to the City 13 Q. and the Swap counterparties is that to the extent 14 15 there are third party claims -- and I know you're not conceding that there are any --17 A. Right. 18 Q. -- it clears them away. 19 A. I believe that's accurate, which is one of the -- yes. 20 I believe that's accurate.

Designation:

- 197:13 Q. The -- I want to talk about the source of proceeds for 14 any potential termination payment down the road. This 15 is a subject I discussed with Mr. Buckfire yesterday. 16 A. Um-hm.

Designation:

- 198:15 Q. And I'm going to give you some notional amounts that 16 are based on comments your counsel has made in court, 17 just to try and get general agreement. 18 A. Sure.

Designation:

198:19 Q. But it's very possible that the amount of the 20 termination payment could be between 180 and 220 21 million dollars?

_				
Des	וחו	nat	10	n.
DES	шч	ııaı	···	

198:23	A.	I think that's fair. We certainly hope it's on the
24		lower end or lower of that scale, but that depends
25		what the rates are at any given day.

Designation:

199:	2	Q.	Okay. Now, let's link up the potential sizeable
	3		termination payment that the City may have to marshall
	4		if it wants to exercise the option with the City's
	5		current financial capabilities.
	6	7\	Vog

A. Yes.

Q. Okay. Isn't it true that the City does not currently have enough cash on hand to be able to fund a 9 termination payment that was in the range of 200 million dollars? 10

11 A. That is true.

Designation:

199:15	Q.	Do you know how much cash the City has today?
16	A.	On any given day, we fluctuate approximately in the
17		neighborhood of I want to say 30 to 40 million
18		dollars. Right now that number may be a little bit
19		higher because we just went through one of our tax
20		collection periods in August.

Designation:

200: 3	Q.	Do you still project that you're going to run out of
4		cash by the end of the year?
5	A.	If we don't have this agreement, there's a very real
6		chance, yes, in a steady state, we will run out of
7		cash.
8	Q.	And by what do you mean by a steady state?
9	A.	If we don't do anything such as secure this casino
10		revenue, if we don't go to the capital markets and
11		borrow additional funds, which appears unlikely which

the City has done every other year since 2008 to make 12 13 up the difference, yes, the projections show that by 14 December of this year, we will run out of cash.

15 Q. Are those the pre-bankruptcy projections?

16 A. Yes. I believe so.

17 Q. Those are the projections that we'll get into in a moment that -- but that assumes that the City's paying 18 its legacy expenditures on a current basis, right? 19

20 A. Yes. As we have -- as we have represented, we intend 21 to continue doing that throughout the year.

- 201: 8 Q. So let's go back to sourcing this termination payment.
 - A.
 - 10 Q. It was my understanding of his testimony that

- Mr. Buckfire who, by the way, is the individual tasked
- 12 with obtaining the City's post petition financing,
- 13 correct?
- 14 A. Yes.
- 15 Q. And is presumably the individual that's most
- 16 knowledgeable about that effort?
- A. 17 Yes.
- 18 It was -- I'll represent to you that his testimony was
- 19 that the proceeds for the optional termination payment
- 20 would likely come from the post -- the proceeds of the
- 21 post petition financing?
- 22 A. Yes.

Designation:

- 201:25 Q. Is that also your understanding?
- 202: 1 A. Yes.

Designation:

- 203:10 0. So I do want to talk about -- this is important.
 - 11 Okay. This is -- isn't it true that one aspect of the
 - 12 DIP -- I'm not going to get into the others -- is that
 - 13 the casino revenues will be pledged or anticipated to
 - 14 be pledged as collateral for the post petition
 - 15 financing?
 - 16 A. Let me say this. That is certainly under
 - consideration. 17
 - 18 Q. Okay. Now, isn't it also true, though, that the
 - 19 casino revenues have not currently been freed up on a
 - permanent basis because the City has not currently
 - 2.1 exercised the option, correct?
 - 22 A. The certainty that we hope to get out of the
 - 23 forbearance agreement has not been approved yet,
 - correct.
 - 25 Q. Well, even if it is approved by the Court, you still
- 204: 1 won't have exercised the option.
 - 2 A. That is true with regard to the optional termination
 - 3 payment.

Designation:

- 204: 6 Q. And you need to exercise the option to terminate the
 - 7 hedge, right?
 - 8 A. Yes.

- 204:17 Q. You think it's a fair characterization that you need
 - 18 to get the hedge terminated to get the collateral
 - 19 agreement terminated?
 - 20 A. Yes.
 - 21 Q. And the good part for the City, if those things
 - happen, is that now you have unchanneled access to the 22
 - 23 casino revenues going into the future?
 - 24 A. Yes, as we've said today, that certainty is one of the
 - 25 motivations to enter into the agreement.

205: 1	Q.	But do you also understand that you can't currently
2		pledge the casino revenues to a post petition lender
3		in a prior to having exercised the option under the
4		forbearance agreement?
5	A.	Well, let's be careful without drawing legal
6		conclusions. You can always enter into agreements
7		that have contingencies attached to them and the
8		parties will wait for those contingencies to occur.
9		That certainly has happened with a number of different
10		negotiations, not just in this case, but happens all
11		the time.
12	Q.	That's fair that you absolutely you make a pledge
13		that's contingent on something else. But isn't it
14		true that, as a general matter, post petition lenders
15		typically like to make sure that they have clean

Designation:

that collateral?

16

17

205:20	A.	I think that's generally a fair characterization;
21		however, there have been cases that I've been involved
22		with outside of this one where post petition lenders
23		have been willing to make pledges or commitments
24		subject to certain contingencies.

collateral before they make a loan that's secured by

Designation:

206: 1	Q.	Isn't it your expectation today, though is it is
2		it your expectation today that any post petition
3		lender will want clear a clear lien on the casino
4		revenues before it's willing to lend? Is that your
5		current expectation?
6	A.	Well, my current expectation is it might well want
7		clear lien before it's willing to fund. I would think
8		in many of the bankruptcy cases that I've been
9		involved in, post petition lenders, for instance, are
10		willing to make commitments subject to the Court
11		approving their super priority liens, and then once
12		that approval is granted, they fund the loan, so
13		that's fairly common.
14	Q.	I'm going to confirm for the record that conversations
15		with the State of Michigan about providing DIP
16		financing or with the federal government about
17		providing DIP financing are still questions that you
18		will refuse to answer on the grounds of commercial
19		sensitivity?

206:24	Q.	Are they commercially sensitive?
25	A.	They are commercially sensitive, but I don't want to
207: 1		mislead you. It is my assumption that, while they're
2		commercially sensitive, that's not going to be
3		forthcoming.
4	Q.	Oh, really?

- Α. Yes. So just to tie it up, you tried to get a -- whether 7 it's credit enhancement or liquidity from the State and the Feds, and your expectation is that you won't 9 be able to? 10 A. My understanding at the State level is that there's
- certain prohibitions of the State law on the ability 11 12 of the State to lend to the City, and at the Federal 13 level my understanding is that it's not going to be forthcoming, direct aid. 14
- 15 Q. Interesting. And what about credit enhancement by the 16 State?
- 17 A. Here again, it's highly commercially insensitive -sensitive. I don't want to say anything that 18 forecloses it, but we -- let me answer it this way. 19 20 We are operating on the assumption that that will not 21 come -- be forthcoming.
- 22 Q. The casino revenues are about 170 million dollars a 23 year; isn't that correct?
- Yeah, 170, 180 somewhere in there. 24 A.
- Yeah. In fact, that -- it's interesting because the 208: 1 DIP proceeds you're seeking are up to 350; is that correct? 2
 - 3 A. Here again, those are commercially sensitive, but I think that's fair. Yes, I think that's fair.
 - Q. Okay. And that's the equivalent of two years' worth of c. A. Yes. of casino revenues, correct?

Designation:

- 209: 5 Q. The fact of the matter is the DIP process is just getting off the ground, correct? 6
 - 7 I think that's fair to say.
 - Q. I think it's literally in the last couple days, right?
 - A. I think that's fair. 9
 - 10 Q. So you don't know as you sit here today, and you
 - probably wouldn't tell me if you did --
 - 12 A. Right.
 - 13 Q. -- what the current appetite of the lenders is for
 - 14 uncertainty around the casino revenues, correct?
 - 15 A. That -- that I think is part of the process. Yeah.
 - 16 Q. Now, have you attempted to borrow money -- has the 17
 - City attempted to borrow money and secure those
 - borrowings with a lien on something other than the
 - 19 casino revenues?
 - 20 A.
 - Is the -- is the City considering pledging art as 21
 - collateral?

Designation:

MR. SHUMAKER: I'm going to say that's --211: 2 3 we're drawing a line. We're getting into specifics, and I'm going to instruct him not to answer. MR. HACKNEY: I -- okay. That's just all I need to know for the record.

Designat		
211:11	Q.	The City does have other revenue streams; isn't that correct?
13	А.	Yes.
14	Q.	In fact, on an annual basis, the City's revenues are
15	Q.	in the neighborhood of a billion to a billion 1,
16		correct?
17	Α.	Yes, I think that's fair.
18	Q.	And on an annual basis, the casino revenues are in the
19	~ '	range of 170 to 180 million?
20	Α.	Yes.
21	Q.	Roughly a little less than 20 percent of the City's
22		annual revenues.
23	A.	17 and a half, 18 percent.
Designat	ion:	
211:25	.0	So have you engaged the possibility of
212: 1		pledging other revenue streams as security for the
2		DIP?
3	Α.	This is a commercially sensitive area. In addition,
4		there are potentially legal issues that must be
5		resolved. Suffice it to say we have examined a number
6		of different possibilities, looking at what options we
7		might have given the City's various ordinary revenue
8		streams.
9	Q.	And are there other revenue streams that could be
10		pledged? I'm not going to ask you whether you are
11		going to pledge them, whether you will, whether you
12		plan to, but are there other revenue streams that
13		could be pledged?
14	A.	There might be. There might be, but there's here
15		again, there's certain legal issues regarding any
16		revenue streams that have to be resolved.
Daalamat	:	
Designat 212:20		So just in terms of level setting
212:20	Q.	-
22	A. Q.	Right the casino revenues are approximately 15 million a
23	Q.	month.
24	Α.	Yes, I think that's fair.
25	Q.	Net of the Swap payment which is still made on a
213: 1	٧.	monthly basis under the forbearance agreement
213. 1	Α.	Yes.
3	Q.	you net about 11 million?
4	Α.	I think that's correct.
5	Q.	Okay. Your claim is that these revenues are necessary
9	ו	The state of the s

that earlier.

7

10

11

8 A. Yes.

to the operation of the City. I think we discussed

these revenues to fund the reinvestment program that

you have planned with respect to the 1.25 billion

9 Q. And in fact it's your expectation that you will use

- 12 dollars of reinvestment in the City over the next ten 13
- Yes, that's correct. An average of 125 million a year 14 15 which a big component of it is this revenue.
- 16 Q. Okay. So fair statement, you're going to take the 17 casino revenues and you're going to plow them into the
- 18 City, correct? 19 More -- I mean, money goes into a bathtub, but yes.
- 20 The casino -- we don't have the casino revenue. We 21 have no other source to make reinvestment in the City.
- And that's what you want to do?
- 23 A. Yes.
- 24 And so as a creditor, I'm going to make the obvious Q. 25 point that you don't plan to take the casino revenues
- 214: 1 and give them to the unsecured creditors, correct? I think that's generally a fair characterization. 2 Α.
 - So isn't it fair that other than perhaps certainly 3 benefitting the people of Detroit if you reinvested in 5 the City, the creditors themselves will not see their recoveries enhanced by the fact that the City has 6 7 gained access to these casino revenues, correct?
 - Yeah, I'm going to be careful here because one of the 10 Α. things we've offered in our proposal, June 14th 11 proposal, is a 2 billion dollar note that has some 12 13 capacity to fluctuate. Generally speaking, your
 - statement is true, but there's another concept that 14 15 without this reinvestment there's a very real chance 16 that the City will have no chance to stabilize and
 - 17 grow and the creditors will see no opportunity for any 18 benefit because the City would have an inability of --19 continue to decline, quality of life will continue to decline, revenue from other streams will continue to
 - decline, and the City's ability to satisfy its 21 22 obligations to the creditors will continue to decline.
 - 23 Q. Now, I understand that distinction, and we're talking 24 now about the proposal you've made to creditors that 25 you would give all of the unsecureds --
- 215: 1 Yes.
 - 2 Q. -- effectively a pot of 2 billion dollars of bonds.
 - 3 A. Correct.
 - 4 And I want to distinguish between two concepts and 5 make sure that we're on the same page because I think 6 that we are.
 - 7 A. Right.
 - 8 The first point is that you do agree that you're not 9 going to take the casino revenues and put it on top of 10 the 2 billion pot to make a larger recovery for 11 creditors.
 - 12 Yes, that's fair. Α.
 - 13 But you are saying that there could be some value to the creditors of a revitalized Detroit because that 14 15 Detroit will be more able to perform under the 2 billion dollars in bonds that you're going to give
 - 17 them as part of your proposal?
 - 18 Α. That's correct.
 - Q. Okay. Did I summarize accurately the distinction you 19

- 20 were trying to draw there?
- 21 A. Yes. Yes. There's a broader concept about the need
- 22 to revitalize the City and grow beyond just the
- interest of the creditors. It's also for the citizens 23
- and residents and future of the City.
- ${\tt 25} \quad {\tt Q.} \quad {\tt Oh, absolutely.} \quad {\tt I understand that.}$
- 216: 1 A. But, yes, that's generally -- no direct benefit from the casino revenue.

Designation:

- 216:15 I understand that as a general concept, but I meant
 - have you undertaken actually any actual analysis of 16
 - 17 the potential Delta 2 creditor recovery?
 - 18 A. Oh, from the 120 -- from the casino revenue?
 - 19 Q. Right.
 - 20 A. Yes, I believe we have.
 - 21 Q. And what does it show?
 - 22 A. Here again, that's -- it's sensitive and, in addition,
 - I believe those discussions were caught up in 2.3
 - discussions I had with counsel, so I'm going to have 24 to decline.
- 217: 1 Q. Those are privileged communications?
 - 2 A. I believe so.
 - 3 Q. So the analysis of how my client Syncora, as an
 - unsecured creditor, would do if the assumption motion
 - is denied versus how it will do if its granted, that's
 - something that you cannot speak to?
 - 7 Right, because it goes into the analysis, as we said
 - earlier today, what would happen if it were denied,
 - what the options would be to the City, what litigation 9
 - 10 risk would happen, what would be caught up in the
 - existing litigation, all those issues.
 - 12 Q. Let me hand you Orr Exhibit Number 3.

Designation:

- 218:24 Q. Now, you prepared this proposal for creditors that
- I've marked as Orr Exhibit 3 in anticipation of your
 June 14, 2013 meeting with creditors, correct?
 A. Yes, I and my team put this together.

- 221: 2 Q. So let me draw your attention, if I could, to page 38 of this report. 3
 - A. Yes. 4
 - Now, this is -- this is titled A Look At the Future in 5
 - the Absence of Restructuring Initiatives. Do you see 6
 - 7 that?
 - 8 A. Yes.
 - 9 Q. Okay. So what this table is doing is it's saying here
 - is where the City of Detroit is headed without any 10
 - increases in expenditures necessary to restore City 11
 - 12 services to adequate levels; without additional
 - 13 investments by the City and services assets or
 - infrastructure; and, last, without any changes to 14

15 legacy liabilities, correct? 16 Yes, that's correct. Α. 17 Now, we're going to talk about each of these three 18 things in a moment, but the fact of the matter is each of those three things have changed during the 19 20 bankruptcy process in terms of what legacy liabilities 21 are getting paid or what reinvestments are being made, 22 correct? 23 A. To some degree they have and to some degree they 24 haven't. We are still in a steady state with, for instance, salary, overtime, fringe, health benefits, 222: 1 operating expenses, with regard to secure debt service, pension contributions which remain underfunded, health benefits are still in a steady state. We are hopefully in a steady state on a revenue side as well. Q. I was just making --7 A. But, yes. 8 I was making a simpler point, which is, for example -we'll go into this, but like you're not paying the 9 10 service payments related to the COPs during the bankruptcy? 11 12 A. I believe that's correct. 13 Q. Okay. And I think you're deferring pension contributions. 15 A. A portion of the pension contributions. For instance, this year I think we had an obligation of 16 17 approximately 131 million dollars. I think we paid 31 18 million of it. 19 Q. Okay. So a portion. 20 A. But that is the steady state. The City regularly defers pension contributions. True, true. We'll get into this in a moment here, 2.2 but --23 Right. Α. -- now, the fiscal year of the City runs from June 30 223: 1 to June 30, right? 2 Α. Yeah, July 1 to June 30. 3 Q. Right. Yeah. Okay. And the years that are listed here, it's 5 your understanding these are the fiscal years, 6 correct? 7 2008 to 2012 are fiscal year actuals. 2013 were 8 preliminary forecasts, at this time forward. 9 That's right. This was back in June, so you had a 10 little -- there was a stub period on June 2013? 11 A. 12 When I talked to Mr. Buckfire yesterday, he indicated 13 that it was his understanding that these years are 14 July 1, 2013 through June 30, 2014 --15 A. That's correct. Q. -- 2014 here? 17 A. That is correct. Now, the forecast that the City indicates when it 18 Q. comes to total revenues for the fiscal year that we're 19 currently in is about 1,082,800,000 in total revenue,

21 correct? 22 A. That is correct. That's down about 30-some-odd million dollars from the prior year. 23 24 Q. Right. And if you look at the operating expenditures, that shows that you anticipate 685.7 million in 224: 1 operating expenditures during that -- this fiscal year that we're currently in, correct? 3 Α. That is correct. Now, if you just viewed these things in isolation, you 4 Q. 5 are representing here a net operating surplus of just under \$400,000,000, correct? 7 A. That's roughly, correct, yes. Now, the -- and the operating expenditures are the Q. 8 amount of money that you forecast needing to operate 9 10 the City as you found it with its current level of services when you were appointed, correct? 11 12 A. That is correct. 13 Q. Okay. So that's the point of the caveat at the top, which is you have the aim of improving services in the 14 City, but when you compiled this expenditures 15 16 analysis, this was based on here is how we currently do things in the City of Detroit, providing the level 17 of services we currently provide, and here is how much 18 it costs? 19 20 A. That is correct. 21 Q. Now, isn't it true that -- we've talked about the fact that while the casino revenues fluctuate between 170 22 and 180 million, even if you took them out of this 23 forecast, you would still have a net operating surplus 25 of \$227,000,000, correct? 225: 1 A. Well --2 Q. Put aside --A. Yeah, put aside --3 Q. I understand. 4 5 -- debt service and pension contributions, healthcare, but just looking at operating expenses, that would be 6 correct. 7 8 Q. And -- that's right. I'm emphatically doing that. I'm referring to --10 A. Right. 11 Q. -- this line. Okay? 12 A. Right. 16 A. It's in bold. It's the 1, 2, 3, 4th line down. And, I mean, can we agree it wasn't an accident that 18 Q. 19 whoever compiled this broke the legacy expenditures 20 down below the operating expenditures, correct? 21 A. Yes. I'm sure that was intentional. 22 Right. And that's because, for example, while 23 payments to the COPs are likely very important to the 24 COP holders --25 A. Right. 226: 1 Q. -- they're not something that you actually use to run 2 the City. A. Well, yes, it's not an operating expense. 3 Q. Right. A. It's a debt service.

Q. Right. 6 7 A payment to a police officer for their time or for their benefits, that is an operating 8 9 10 A. Absolutely. 11 $\,$ Q. And that's all covered in the operating expenditures. A. Yeah. Salary over time and fringe benefits, yes. 13 Q. Okay. So if you follow along in my hypothetical and 14 we took out what we'll call a hundred -- we'll split 15 the difference. We'll say it's 175,000,000. 17 Q. I'll tell you in here it's projected to be 170 -- why don't we use the number here. If we took the 170 out, 18 you'll still have 227.2 million dollars to work with 19 20 from the standpoint of a net operating surplus, correct? 21 22 A. Yes, roughly \$230,000,000.

Designation:

17

236: 7	Q.	I've asked you earlier about selling the art and I
8		asked you about it as considering it as a potential
9		backup plan to the negotiations with the Swap
10		counterparties.
11	Α.	Right.
12	Q.	Do you remember that testimony?
13	A.	Yes, I do.
14	Q.	We went back and forth.
15	A.	Yes.
16	Q.	I'd like to bring it forward to the future, to the
17		present.
18	A.	Yes.
19	Q.	Which is, are you under active consideration now of
20		using the art to alleviate the liquidity crisis and to
21		do all of the things that you say you want to do in
22		this proposal?
23	A.	No. There are no plans to use the art or any other
24		asset in particular to liquidate it to
25		relieve liquidity issues in the City. What I have
237: 1		said when I first took this job, and continue to say,
2		all options are on the table. We are currently
3		beginning the process of appraising approximately
4		3,500 pieces of art in the City of the 66,000 that are
5		there at the DIA, and once we go through that process,
6		we will have to decide what, if anything, we need to
7		do, but I have no plans to use art to relieve the
8		liquidity crisis that the City is in now.
9	Q.	So let me offer an observation for you to react to,
10		which is, earlier on when I was asking you questions,
11		you were telling me about the terrible things
12		happening in the City, people dying, being shot, the
13		seriousness of the problems with which you're
14		grappling.
15	A.	Yes.
16	Q.	You've also identified the assumption motion as

something that needs to be moved along quickly because

- of its importance to the issues that we discussed, 18 19 right?
- 20 A. Right.
- 21 Q. Why isn't the art equally important to allowing you to fix Detroit?
- 23 A. I haven't said that it's not important. What I've 24 said is there are no plans to liquidate it to address
- those concerns. I think it is fair to say that there 238: 1 has been much debate as to the value of art versus alleviating a number of other concerns, and I've heard
 - that debate and I've listened to it, but our first order of business is to assess what we're talking about and then we'll decide what, if anything, we need 6 to do.
 - 7 Isn't it fair to say that you certainly haven't put the art time line, in terms of your decision-making 8 9 process, you haven't given it the same sort of speed 10 you've given to the forbearance agreement time line?

- 238:12 A. Yeah. I think it's fair to say that in our proposal I
 - 13 think we included roughly 15 buckets of assets, and
 - 14 none of them have been given the same priority that we
 - deem the forbearance agreement principally because 16 we're not in default with regard to art. We're in
 - 17 default with regard to the Swap agreement.
 - 18 Well, that was actually going to be my point, which 19 is, you own the art.
 - 20 A. Yes.
 - 21 Q. So you don't have to negotiate with anybody in order to sell it, right?
 - No, but a prudent thing to do, and we've said this 23 A. 24 before, is to find out what we're talking about first, and that's why we're going through an appraisal
- 239: 1 process.
 - 2 Q. Just a few more questions and I'll pass the baton.
 - 3
 - I take it that when you were appointed as emergency 5 fin -- emergency manager, you familiarized yourself with some of the prior negotiations that had gone on
 - around efforts to resolve the Swap that I believe were 8 referenced in the 2012 CAFR of the City of Detroit.
 - 9 A. Consolidated report, yes.
 - 10 Q. You at least made inquiry as to what happened last year when you tried to work this out. 11
 - 12 A. Yes.
 - And it's also your understanding that the potential 13
 - right of the Swap counterparties to terminate the Swap 15 and demand a large termination payment goes back all
 - the way to March of 2012; isn't that correct?
 - 17 A. At least, yes.
 - 18 Q. Thinking that's consistent with your report here --
 - 19 A.
 - 20 Q. -- you say that.
 - 21 A. Yes.

- Q. So isn't it true that from March 2012 all the way to 22
- 23 June 4, when Mr. Buckfire went into the negotiating
- room for the first time with the Swap counterparties, 2.4
- during that entire time, the Swap counterparties had 25 never trapped cash? 240: 1
 - 2 A. To the best of my knowledge, that's true.
 - 3 Q. And they had never declared a termination event?
 - To the best of my knowledge -- to the best of my
 - knowledge, that's true.

- 248:12 Q. Let's turn now, Mr. Orr, to the topic of the consent
 - 13 rights or -- of FGIC and Syncora topic that you were
 - discussing with Mr. Hackney earlier. 14
 - 15 A. Yes.
 - 16 Q. And actually, let's focus specifically on the
 - negotiations that the City engaged in with the Swap 17
 - counterparties leading up to the execution of the 18
 - forbearance agreement. 19
 - 20 A. Okay.
 - 21 Q. And when you were speaking with Mr. Hackney, you
 - 22 testified that you yourself did not invite either FGIC
 - 23 or Syncora to those negotiations, correct?
 - 24 A. Yes. To the best of my knowledge, that's true.
 - Q. And I believe you said you also didn't suggest to 25
- 249: 1 anyone else that they should invite FGIC or Syncora to those negotiations, correct?
 - A. Yes. I believe I testified I did not instruct anybody 3 to invite them.
 - 5 Q. To your knowledge, did anyone else suggest inviting
 - either FGIC or Syncora to the negotiations?
 - 7 As I testified earlier today, there were a series of
 - letters that were exchanged, and at some point there 8
 - 9 was some discussion about Syncora submitting a
 - 10 proposal. That discussion was wrapped up into whether
 - 11 or not it would sign a reciprocal nondisclosure
 - agreement. To the best of my knowledge, that never 13 happened.

 - 14 Q. But I think we established that the letter exchanged
 - 15 with Syncora occurred at some point after June 11th,
 - 16 when there had been an agreement in principle on the
 - 17 economic terms of the forbearance agreement; is that
 - 18 correct?
 - 19 A. Yes. I believe we -- we testified that June 11th we reached agreement and principally documented, 20
 - June 14th we had the presentation for creditors, and 21
 - the letter I saw earlier today I think was dated 22
 - 23 June 17th.
 - 24 Q. That's right. So prior to June 11th, did anyone else to your knowledge suggest inviting either FGIC or 25
- 250: 1 Syncora to the negotiations?
 - 2 A. Not to my knowledge, no.
 - 3 And you mentioned just a minute ago that there had
 - been some discussion with Syncora or representatives
 - of Syncora about an alternative proposal to the

- forbearance agreement, and I think you said to 7 Mr. Hackney that there had been no negotiations with FGIC about an alternative proposal; is that correct? 9 MR. SHUMAKER: Objection to form.
- 10 A. Yeah, it's a compound question, but I think the way I would answer it, yes, we would talk about whether or 11 not someone had been invited. And I think what I said 12 13 is to the best of my knowledge I did not invite FGIC

and I did not know if anybody else did. 14

Designation:

253:21	Q.	One of the things you one of the things Mr. Hackney
22		asked you about was if in the course of the
23		negotiation of the forbearance agreement, you had what
24		he referred to as a plan B. Do
25	A.	Right.
254: 1	Q.	you recall him asking that question?
2	A.	Yes, I recall that discussion. Yes.
3	Q.	And you responded by saying, without specifically
4		having a plan B, you had considered alternative to the
5		forbearance agreement structure, correct?
6	A.	Correct.

Designation: 255. 9 0

_		
255: 9	Q.	Did you consider capital market alternatives to the
10		forbearance agreement?
11	A.	We did, but to be perfectly honest with you, the City
12		had borrowed so much money from the capital markets
13		without the probability of being able to pay it back
14		on any reasonable or rational time frame that that
15		wasn't a serious consideration was taking on more
16		debt.
17	Q.	Okay. So you didn't really believe that had you a

19 alternative to the forbearance agreement? 20 A. The City has no -- what I've said at the June 10th --21 public meeting on June 14th we were addicted to debt 22 and we had no ability to take on additional debt.

what we -- what I just described as a capital market

Designation:

18

264: 7	Q.	Mr. Hackney also asked you some questions about the
8		service corporations and about whether there were any
9		negotiations on behalf of the City with the service.
10		Corporations?

- 11 A. Yes.
- Q. Okay. I believe you answered that negotiating with 13 service corporations would not have been your job. It would have been Ken Buckfire's or someone else's job 15 to do that.
- 16 A. Yes. I believe that's right.
- 17 Q. Okay. If it wasn't Ken Buckfire's job, who else's job 18 would it have been?
- 19 A. It might have been someone else on his team or at 20 Miller Buckfire or someone else on behalf of the other

- counsel for the emergency manager or the City. 21
- 22 Someone else in your office you mean?
- 23 A. No. No. Other consultants and attorneys on behalf of 24 the City.
- 25 Q. Okay. But am I correct that no one has reported to 265: 1 you that they had negotiations with the service
 - corporations; is that correct? 3 Α. Yeah, reported. I'm going to be careful. My 4 understanding was we had an agreement, I signed it, 5 and it was sent to the service corporations. I
 - personally had no negotiations with them, but my 7 understanding, based upon the fact it was executed,
 - that whoever needed to procure and secure those 8 9 signatures did so.
 - 10 Q. You don't know who got those signatures from the 11 service corporations?
 - 12 A. No. Sitting here today I do not.

Designation:

- 265:15 Do you -- are you assuming then that there 16 were some negotiations between the City and the 17 service corporations?
 - 18 A. Yeah. Here again, I'm going to say whenever you -- as I said to Mr. Hackney, whenever you talk about 19
 - negotiations, you know, so we don't get bogged down in
 - nomenclature, I'm assuming that something happened 21 that had the service corporations aware of the 22
 - 23
 - agreement, that they agreed to and they signed off on it. So if those constitute negotiations, that's what 24
- 25 I'm assuming, but I'm saying to you that I had no 266: 1 independent negotiations and I don't know who did
- Q. And you don't have any idea sitting here today about 3 4 what those negotiations would have involved, how they
 - happened, when they happened, how long they took, 6 anything like that; is that right?
 - 7 A. That's right.

Designation:

- 271:15 Q. And how much do you estimate that more federal 16 assistance to be?
 - 17 A. I have no idea. Whatever -- whatever we can get. If 18 it's several millions more, if it's several hundreds
 - millions more, we're going to apply for it.
 - 20 Q. Do you think it's a possibility it could be hundreds
 - 21 of millions more?
 - 22 A. Possibility it could be.

- Earlier in your testimony you were asked a lot of 271:23 Q.
- questions about legal analyses or legal claims that 24 might have been made, and on those questions you 25
- 272: 1 claimed attorney-client privilege --
 - 2 A. Yes.

- -- and said that you didn't have an independent view that didn't come from attorney-client communications.
- 5 Yes. Α.

Designation:

- 278:23 Q. Did you make an independent assessment apart from 24 advice of counsel as to the strengths -- strengths or 25 weaknesses of the City's claims against the Swap 279: 1 counterparties?
- 2 A. Not without the advice of counsel, no.

Designation:

- 284: 3 Did you have any analysis done as to the cost of a litigation with the Swap counterparties? 4 5 A. No. I don't recall if any of the documents included
 - costs. We -- there were discussions about the 6 potential costs and the timing, but I don't recall if 8 any of the documents did.
 - Okay. What was your best estimate as to how much a 9 10 litigation with Swap counterparties would cost the 11 City?
 - 12 A. I don't -- I don't remember what the best estimates 13 were. They -- they ranged from --
 - MR. SHUMAKER: Object. I just want to make 14 sure you're not going to be revealing any 15
 - 16 attorney-client communications with your answer.
 - 17 THE WITNESS: Okay.
 - 18 MR. SHUMAKER: I'll interject that. I'll
 - 19 let you answer the question as to whether that was
 - 20 addressed. I don't want you to go --
 - 21 THE WITNESS: Okay.
 - MR. SHUMAKER: -- into anything --22
 - THE WITNESS: Okay. 23
 - MR. SHUMAKER: -- beyond that. 2.4
- 25 A. It was addressed, and suffice it to say I think it's 285: 1 fair to assume that in litigation in the nature you're
 - discussing that it could go into millions of dollars.

Designation:

- 285: 4 Q. How about the time it would take to litigate the Swap 5 counterparties? Did you estimate how long it would
 - 6 take?

Designation:

- 285: 8 A. Let's -- let's do it this way. I think it's fair to 9 say that there were discussions regarding the time for 10 litigation and/or appeals and the costs that were
 - involved if that tack was taken.

Designation:

285:13 Q. How long did you estimate it would take to litigate

with Swap counterparties? 14 15 I'm not sure the predicate is there that I estimated the length of time. 16 17 Q. Okay. If you didn't estimate the length of time, that's an okay answer to give. 19 A. Yeah. I'm trying to be as clear as I can for you and 20 say that there were discussions, but there's nothing 21 as specific as the lodestar method of analysis which 22 you understand is time times hours billed, so on and 23 so forth. There were discussions and there were analyses about what it could be. 25 Q. Now, I have to unpack that a little bit because you 286: 1 mentioned the lodestar analysis, one of my favorite friends. Did you have a lodestar analysis done for litigation with the Swap counterparties? MR. SHUMAKER: Objection, this is getting into the -- the specific communications between Mr. Orr and his counsel when you start to go through what -- what are the particulars of the advice that 8 was being given. I allowed you to go forward with 9 whether he considered the length of litigation in his answer, but I don't want him to go into the specifics 10 of any sort of analysis that was done by counsel. 11 12 With that admonition, you can answer. 13 A. Again, without going to the specifics of discussion I've had with counsel, there were discussions about 14 15 potential length of litigation and appeals and the potential cost. Those discussions included time that 16 17 may have impaired my ability to complete my obligation within the time frame provided by Public Act 436, as 18 well as significant costs, litigation cost being

Designation: 286:22 Q.

19

23		answer you mentioned lodestar analysis, so I'm just
24		asking it's a yes or no question.
25	A.	Um-hm.
287: 1	Q.	Did you have a lodestar analysis performed with
2		respect to a litigation with the Swap counterparties?
3		MR. SHUMAKER: Again, I'm going to object.
4		I believe that that question asks the asks Mr. Orr
5		to reveal privileged attorney-client communications

Okay. Here is my question again, because in your

incurred by the City.

when you get into specific lodestar analysis.

Designation:

289:11	Q.	Do you recall whether you ever discussed with any of
12		the Swap counterparties the City's potential legal
13		arguments as against the Swap counterparties?
14	A.	Did I?
15	Q.	Yeah.

289:18 A. No, I don't think I had though those discussions. No. 20 Q. Did you ever debate the validity of the Swap counterparties secured position with anyone from the Swap counterparties? 22 Swap counterparties? 23 A. Did I personally?
24 Q. Yes.
25 A. No.

Designation	O11.	
296: 6	Q.	Well, let me ask you this. Has based on this
7		document, the City's plan is to allocate a 2 billion
8		dollar note to the unsecureds, and this plan is it
9		has a line item for continuing to pay the Swaps?
10	A.	Yes.
11	Q.	Does the 2 billion dollar number change if the Swap
12		payments change?
13	А.	To the best of my knowledge, no. I don't assume that.